

Volume 32, Number 10

Pages 753-834

May 15, 2007

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



ROBIN CARNAHAN
SECRETARY OF STATE

MISSOURI
REGISTER

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The *Missouri Register* is published semi-monthly by

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ISSN 0149-2942, USPS 320-630; periodical postage paid at Jefferson City, MO
Subscription fee: \$56.00 per year

POSTMASTER: Send change of address notices and undelivered copies to:

MISSOURI REGISTER
Office of the Secretary of State
Administrative Rules Division
PO Box 1767
Jefferson City, MO 65102

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MISSOURI REGISTER



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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at <http://www.sos.mo.gov/adrules/pubsched.asp>

Missouri Participating Libraries

The *Missouri Register* and the *Code of State Regulations*, as required by the Missouri Documents Law (section 181.100, RSMo Supp. 2006), are available in the listed participating libraries, as selected by the Missouri State Library:

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Thomas Jefferson Library University of Missouri-St. Louis 8001 Natural Bridge Road St. Louis, MO 63121-4499 (314) 516-5084	James C. Kirkpatrick Library Central Missouri State University 142 Edwards Library Warrensburg, MO 64093-5020 (660) 543-4149	Elmer Ellis Library University of Missouri-Columbia 106 B Ellis Library Columbia, MO 65211-5149 (573) 882-0748	Garnett Library Southwest Missouri State University 304 Cleveland West Plains, MO 65775-3414 (417) 255-7945
Washington University Washington University Law Library Campus Box 1171, Mudd Bldg., One Brookings Dr. St. Louis, MO 63130-4899 (314) 935-6443	Kansas City Public Library 14 West 10th Street Kansas City, MO 64105 (816) 701-3546	Library State Historical Society of Missouri 1020 Lowry St. Columbia, MO 65211-7298 (573) 882-9369	Springfield-Greene County Library 4653 S. Campbell Springfield, MO 65801-0760 (417) 874-8110
St. Louis County Library 1640 S. Lindbergh Blvd. St. Louis, MO 63131-3598 (314) 994-3300 ext. 247	Law Library University of Missouri-Kansas City 5100 Rockhill Road Kansas City, MO 64110-2499 (816) 235-2438	Daniel Boone Regional Library PO Box 1267, 100 West Broadway Columbia, MO 65205-1267 (573) 443-3161 ext. 359	Meyer Library Southwest Missouri State University PO Box 175, 901 S. National Springfield, MO 65804-0095 (417) 836-4533
Maryville University Library 13550 Conway Road St. Louis, MO 63141-7232 (314) 529-9494	University of Missouri-Kansas City Miller Nichols Library 5100 Rockhill Road Kansas City, MO 64110-2499 (816) 235-2438	School of Law University of Missouri-Columbia 224 Hulston Hall Columbia, MO 65211-0001 (573) 882-1125	
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	St. Joseph Public Library 927 Felix Street St. Joseph, MO 64501-2799 (816) 232-8151		

HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the *Code of State Regulations* in this system—

Title	Code of State Regulations	Division	Chapter	Rule
1 Department	CSR	10- Agency, Division	1. General area regulated	010 Specific area regulated

They are properly cited by using the full citation , i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

RSMo—The most recent version of the statute containing the section number and the date.

The Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2006.

EXECUTIVE ORDER 07-14

WHEREAS, the well-being and development of young people is one of the highest objectives of our state government; and

WHEREAS, a large and growing number of Missouri's young people grow up without sufficient positive role models; and

WHEREAS, on any given day there are an estimated 60,000 children who have a parent in a Missouri state prison; and

WHEREAS, responsible and accountable school-based mentoring programs, such as Big Brothers Big Sisters, offer a well-established means of providing positive adult influences; and

WHEREAS, respected mentoring programs have been independently found to generate significant improvements in the lives of the children and adolescents whom they serve; and

WHEREAS, research shows that school-based mentoring for children has resulted in improvements in academic performance, positive attitudes toward school, higher levels of self-confidence, relationships with peers and high school graduation rates; and

WHEREAS, the need for volunteer mentors is great in many communities throughout the state of Missouri, with some areas reporting long waiting lists of children and adolescents who want and need mentors; and

WHEREAS, the recruitment of responsible, caring adults to fill this important need for mentors is in the best interest of all Missourians; and

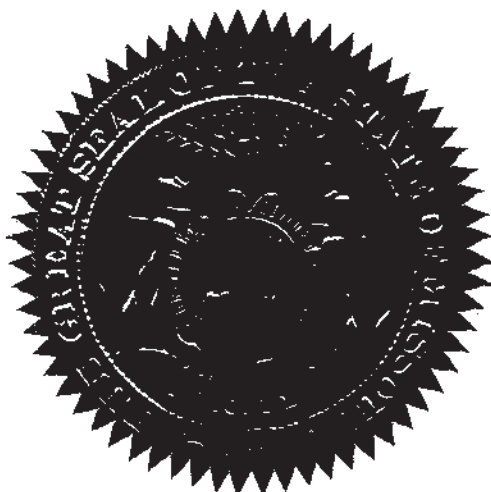
WHEREAS, an increasing number of state governments, local governments, and businesses nationwide are allowing and encouraging their employees to invest time away from their duties to engage in mentoring activity; and

WHEREAS, the state of Missouri's governmental workforce constitutes a large body of highly capable public servants who represent all areas of the state; and

WHEREAS, employees of the state of Missouri are dedicated to serving the needs of the public at large; and

WHEREAS, I am committed to ensuring that the state of Missouri is at the forefront in implementing sound and innovative policies to help enhance the lives of the state's youth.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the state of Missouri, do hereby create and establish the Missouri Mentor Initiative, under which up to 200 full-time employees of the state of Missouri are eligible for one hour per week of paid approved work to mentor in Missouri public primary and secondary schools for up to 40 hours annually. Lieutenant Governor Peter Kinder will be responsible for coordinating and managing the initiative. Employee eligibility to participate in the program will be subject to rules established by the state of Missouri and its departments and agencies.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of April, 2007.

A handwritten signature of Matt Blunt.

Matt Blunt
Governor

ATTEST:

A handwritten signature of Robin Carnahan.

Robin Carnahan
Secretary of State

Under this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

Entirely new rules are printed without any special symbol under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

An agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder:

Boldface text indicates new matter.

[Bracketed text indicates matter being deleted.]

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.220 Application for Certificate of License to Teach. The State Board of Education is amending section (1) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: *This amendment incorporates changes in the Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.*

(1) An applicant for a Missouri certificate of license to teach who possesses good moral character and has successfully completed a

state-approved teacher preparation program or earned a doctoral degree may be granted an initial Missouri certificate of license to teach in their major area of study subject to the specific certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised *[October 2005] June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 168.011, 168.405 and 168.409, RSMo 2000 and 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. *[2004] 2006*. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: *This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.*

PRIVATE COST: *This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.*

NOTICE TO SUBMIT COMMENTS: *Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.*

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.220 Application for Certificate of License to Teach for Administrators. The State Board of Education is amending section (1) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: *This amendment incorporates changes in the Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.*

(1) An applicant may be granted an administrator certificate of license to teach in the following areas subject to the specific certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule and criteria established in the rules promulgated by the State Board of Education (board), to an individual who possesses good moral character. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised *[October 2005] June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions:

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. *[2004] 2006* and 168.011, 168.405 and

168.409, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the **Code of State Regulations**. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.230 Application for a Student Services Certificate of License to Teach. The State Board of Education is amending section (1) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.

(1) An applicant for a student services certificate of license to teach may be granted in the following areas subject to the specific certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised /October 2005/ June 2007), may contact the Educator Certification Section, PO Box 480, Jefferson City, MO 65102-0480. **This rule does not incorporate any subsequent amendments or additions.** The criteria established in the rules, promulgated by the State Board of Education (board), to an individual who possesses good moral character is:

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. [2004] 2006 and 168.011, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the **Code of State Regulations**. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480,

or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.260 Temporary Authorization Certificate of License to Teach. The State Board of Education is amending subsection (7)(D) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.

(7) The applicant for a temporary authorization certificate (excluding a temporary authorization administrator's and/or career education certificate) must comply with the following criteria:

(D) If this is the applicant's initial certificate of license to teach, documentation of a plan of study based upon required certification competencies incorporated in classes provided by an accredited college or university. If the applicant holds an initial Missouri professional or life certificate of license to teach and is seeking an additional certificate of license to teach, a transcript analysis from DESE based on the requirements set forth in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule must be submitted. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised /October 2005/ June 2007), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.083, RSMo Supp. [2004] 2006 and 168.011, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the **Code of State Regulations**. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.270 Application for a Career Education Certificate of License to Teach. The State Board of Education is amending section (5) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the *Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.*

(5) The applicant must comply with the specific requirements for the various career education certificates of license to teach as set forth in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised */October 2005/ June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 161.092, 168.021, 168.071 and 168.081, RSMo Supp. [2004] 2006 and 168.011, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.280 Application for an Adult Education and Literacy Certificate of License to Teach. The State Board of Education is amending section (5) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the *Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.*

(5) The following AEL professional classification certificates of license to teach may be issued and renewed as set forth in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised */October 2005/ June 2007*) may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480,

Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions:

AUTHORITY: sections 161.092, 168.021, 168.071 and 168.081, RSMo Supp. [2004] 2006 and 168.011, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.350 Certificate of License to Teach Content Areas. The State Board of Education is amending section (2) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the *Compendium to delete certification requirements for Postsecondary Career Educators as of June 2007.*

(2) Certificates of license to teach are issued and renewed by the State Board of Education (board) pursuant to the certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule and the rules promulgated by the board in the specialized areas as follows. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised */October 2005/ June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. [2004] 2006 and 168.011 and 168.405, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.360 Certificate of License to Teach Classifications. The State Board of Education is amending section (1) and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the *Compendium* to delete certification requirements for Postsecondary Career Educators as of June 2007.

(1) Certificates of license to teach are issued and renewed by the State Board of Education (board) pursuant to the certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium), which is incorporated by reference and made a part of this rule, and the rules promulgated by the board. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised */October 2005/ June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. [2004] 2006 and 168.011, 168.128, 168.405 and 168.409, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 80—Teacher Quality and Urban Education
Chapter 800—Educator Certification

PROPOSED AMENDMENT

5 CSR 80-800.380 Required Assessments for Professional Education Certification in Missouri. The State Board of Education

is amending subparagraph (1)(A)2.B. and the *Compendium of Missouri Certification Requirements* which is incorporated by reference.

PURPOSE: This amendment incorporates changes in the *Compendium* to delete certification requirements for Postsecondary Career Educators as of June 2007.

(1) Each applicant seeking a Missouri certificate of license to teach will successfully complete an exit assessment to measure the applicant's competency in subject matter, pedagogical knowledge, or both, prior to being granted the certificate. An exemption exists if the applicant holds a valid certificate of license to teach from another state.

(A) The State Board of Education (board) has selected the Praxis II: Content Knowledge or Specialty Area assessments and the Principles of Learning and Teaching assessments developed by the Educational Testing Service (ETS) as the exit assessments for certificates of license to teach. Qualifying scores are established by the board and published by ETS for each assessment designated for an area of certification.

1. Applicants seeking initial certificates of license to teach must complete and achieve a Missouri qualifying score in the content knowledge or specialty area assessment in their major area of preparation or the appropriate principles of learning and teaching assessment if no content knowledge or specialty area assessment is designated, except in the areas of special education, student services, and administration (see Appendix A, which is included herein).

2. Applicants holding a valid Missouri professional or life certificate of license to teach in a content area who are seeking an additional certificate(s) of license to teach in another content area(s), will receive the additional certificate(s) upon meeting either of the following conditions:

A. Complete and achieve a Missouri qualifying score for the Praxis II content knowledge or specialty area assessment designated for the certificate of license to teach, except for the areas of unified science, special education other than mild/moderate cross-categorical disabilities, student services, administration, career education, and adult education and literacy; or

B. Successfully complete the applicable certification requirements as set forth in the *Compendium of Missouri Certification Requirements* (compendium), which is incorporated by reference and made a part of this rule. Anyone interested in viewing or requesting a copy of the compendium, published by the Department of Elementary and Secondary Education (revised */October 2005/ June 2007*), may contact the Educator Certification Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

3. Applicants holding a valid Missouri professional or life certificate of license to teach in a secondary content area who are seeking additional certification for middle school in the same content area, will receive the additional certification upon meeting either of the following conditions:

A. Complete and achieve a Missouri qualifying score for the Praxis II: Principles of Learning and Teaching, grades five through nine (5–9), assessments; or

B. Successfully complete the applicable certification requirements for middle school education, grades five through nine (5–9), as set forth in the compendium.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081 and 168.400, RSMo Supp. [2004] 2006 and 168.011, 168.405 and 168.409, RSMo 2000. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the *Code of State Regulations*. Amended: Filed April 4, 2007.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: *This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.*

NOTICE TO SUBMIT COMMENTS: *Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Charles Brown, Assistant Commissioner, Division of Teacher Quality and Urban Education, PO Box 480, Jefferson City, MO 65102-0480, or by email to webreplyqual@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.*

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.010 Definitions

PURPOSE: *This rule defines various terms used in the rules governing mixed martial arts.*

- (1) "Announcer"—a person responsible for announcing the names of the officials, the contestants, the contestants' weights, and the decisions of the referee and judges during a bout.
- (2) "Bout"—one (1) match involving professional mixed martial arts contestants.
- (3) "Contest"—a group of bouts involving licensed contestants competing in professional mixed martial arts.
- (4) "Contestant"—any human being who enters the fighting area to compete against another human being during a professional mixed martial arts event.
- (5) "Fighting area"—the ring, cage or physical area of the event site where the contestants compete during the mixed martial arts bout or contest.
- (6) "Inspector"—a person employed by the Office of Athletics to attend professional mixed martial arts events to ensure that all laws are adhered to by licensees of the Office of Athletics.
- (7) "Judge"—a person serving as a member of a judging panel for professional mixed martial arts. The panel is responsible for determining a decision in each bout.
- (8) "Manager"—one who, for compensation, directs or controls the professional activities of any contestant.
- (9) "Mixed martial arts"—any bout or contest in which any form of martial arts or self-defense is conducted on a full-contact basis for valuable consideration where weapons are not used and where other combative techniques or tactics are allowed in competition, including, chokeholds, boxing, wrestling, kickboxing, grappling and/or joint manipulation. As defined by section 317.001(12), RSMo mixed martial arts events constitute professional full-contact karate.
- (10) "Matchmaker"—a person responsible for matching the contestants for a bout(s) as to weight and experience.
- (11) "Office"—the Missouri Office of Athletics.

(12) "Official"—referee(s), judge(s), matchmaker(s), manager(s), second(s), announcer(s), timekeeper(s) and physician(s) involved in professional mixed martial arts contests.

(13) "Permit"—authorization from the office to hold a professional mixed martial arts event in the state of Missouri.

(14) "Physician"—a person who is licensed as a doctor of medicine or doctor of osteopathy under Chapter 334, RSMo and who has received a license as a physician from the office for professional full-contact karate contests.

(15) "Professional boxing"—the sport of attack and defense which uses the fist protected by gloves or mittens fashioned of leather or similar material where contestants compete for valuable consideration. Such contests take place in a rope-enclosed ring and are fought in timed rounds.

(16) "Professional full-contact karate"—any form of full-contact martial arts, including but not limited to, kickboxing, kungfu, tae kwan-do or any form of self-defense conducted on a full-contact basis in a bout or contest where weapons are not used and where contestants compete for valuable consideration. Such contests take place in an enclosed fighting area and are fought in timed rounds. As defined by section 317.001(12), RSMo "professional full-contact karate" includes, but is not limited to, mixed martial arts.

(17) "Professional kickboxing"—any form of boxing in which blows are delivered with any part of the arm below the shoulder, including the hand and any part of the leg below the hip, including the foot, and where contestants compete for valuable consideration. Such contests take place in a rope-enclosed ring and are fought in timed rounds.

(18) "Professional wrestling"—any performance of wrestling skills and techniques by two (2) or more wrestlers for valuable consideration, to which any admission is charged. Participating wrestlers may not be required to use their best efforts in order to win and the winner may have been selected before the performance commences and the contestants may compete for valuable consideration. Such contests take place in a rope-enclosed ring and are fought in timed rounds.

(19) "Promoter"—a person, association, partnership, corporation, limited liability company, or any form of business entity licensed by the office who arranges, advertises or conducts professional mixed martial arts events and who is responsible for obtaining a permit for each contest and for payment of any state athletic taxes and production right taxes.

(20) "Purse"—the financial guarantee or any other remuneration which contestants receive for participating in a bout. It includes the contestant's share of any payment received for radio broadcasting, television or motion picture rights.

(21) "Referee"—the person in charge of enforcing the rules of the office during any professional mixed martial arts contest.

(22) "Second"—an individual who attends to the contestant between rounds.

(23) "Sparring"—boxing for practice or as an exhibition.

(24) "Timekeeper"—a person responsible for keeping accurate time during each bout and also responsible for the knockdown count for mixed martial arts.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.020 Licensing

PURPOSE: This rule establishes licensing guidelines and criteria for professional mixed martial arts.

(1) All mixed martial arts contestants, referees, judges, managers, seconds, physicians, timekeepers, promoters, matchmakers and announcers shall apply for and submit the proper fee to be issued a license. A license must be issued before participating in a contest.

(2) Each applicant for a license shall complete an application as prescribed by the office. The office shall not process any application for a license that does not contain the proper fee and all information required from the applicant. The office shall not refund license fees.

(3) An applicant for a mixed martial arts event shall submit to any medical and mental health examination or testing ordered by the office.

(4) All licenses expire on June 30 of each even numbered year following the date of issuance.

(5) If a licensee changes his/her name or address, he/she must notify the office in writing within ten (10) days after the change(s) becomes effective. Licensees are required to submit legal documentation approving the name change.

(6) Licensees shall comply with all applicable federal regulations governing professional full-contact karate or mixed martial arts.

(7) The following fees are applicable to initial licensure and license renewals:

(A) Promoter—Professional	\$400
(B) Contestant—Professional	\$ 40
(C) Referee—Professional	\$ 50
(D) Judge—Professional	\$ 50
(E) Matchmaker	\$200
(F) Manager	\$100
(G) Second	\$ 20
(H) Announcer	\$ 20
(I) Timekeeper	\$ 20
(J) Physician	\$ 0

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately seven thousand two hundred seven dollars and thirty-two cents (\$7,207.32) during the first year of implementation of the rule; six hundred twenty-three dollars and four cents (\$623.04) beginning in FY08 and annually thereafter for the life of the rule; and five thousand eight hundred ninety-four dollars and sixty-six cents (\$5,894.66) beginning in FY09 and biennially thereafter for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities approximately sixty-five thousand four hundred thirty dollars (\$65,430) during the first year of implementation of the rule; nine thousand seven hundred thirty-seven dollars (\$9,737) beginning in FY08 and annually thereafter for the life of the rule; and twenty-eight thousand three hundred seventy-five dollars (\$28,375) beginning in FY09 and biennially thereafter for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.020 - Licensing

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance	
Office of Athletics	Total Cost During First Year of Implementation of Rule Beginning in FY07	\$7,207.32
	Total Annual Cost of Compliance for the Life of the Rule Beginning in FY08	\$623.04
	Total Biennial Cost of Compliance for the Life of the Rule Beginning in FY09	\$5,894.66

III. WORKSHEET

The office estimates the following number of applications will be received:

Type of Application	Initial Licensure (First Year of Implementation)	Initial Licensure (During Second Year of Implementation and Annually Thereafter)*	Renewal Applications (Beginning Third Year of Implementation and Biennially Thereafter)
Promoters	12	1	13
Contestants	250	38	288
Referees	10	1	11
Judges	20	1	21
Matchmakers	12	1	13
Seconds	300	45	345
Announcers	6	1	7
Timekeepers	6	1	7
Athletic Physicians	6	3	9
Total	622	92	714

* The office anticipates a 15% annual growth rate in the number of contestants and seconds that apply for initial licensure, while other licensure categories will remain constant.

First Year of Implementation

Initial Licensure - Applications are processed by the Senior Office Support Assistant who reviews the initial application and supporting documentation for licensure and updates the information contained on the application to the computerized licensing system. The Administrator reviews any questions or problems on the application and addresses those problems with necessary action such as correspondence or telephone calls. The Executive Director, Administrator, Chief Inspector or Per Diem Inspectors will review the application for a final approval. The license is issued and mailed by the Senior Office Support Assistant.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Executive Director	\$61,913	\$92,182.68	\$44.32	\$0.74	5 minutes	\$3.69	\$2,275.02
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	5 minutes	\$2.65	\$1,634.14
Senior Office Support Assistant	\$24,312	\$36,198.14	\$17.40	\$0.29	10 minutes	\$2.90	\$1,786.70

Expense and Equipment Dollars for Initial Licensure

Application Printing	\$0.80
Application Envelope	\$0.16
Application Postage	\$1.03
Printing of Registration	\$0.05
Registration Postage	\$0.39
Total Expense and Equipment	\$2.43

Total Expense and Equipment Costs \$1,511.46**SECOND YEAR OF IMPLEMENTATION OF THE RULE AND ANNUALLY THEREAFTER**

Initial Licensure - Applications are processed by the Senior Office Support Assistant who reviews the initial application and supporting documentation for licensure and updates the information contained on the application to the computerized licensing system. The Administrator reviews any questions or problems on the application and addresses those problems with necessary action such as correspondence or telephone calls. The Executive Director, Administrator, Chief Inspector or Per Diem Inspectors will review the application for a final approval. The license is issued and mailed by the Senior Office Support Assistant.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	5 minutes	\$2.65	\$236.10
Senior Office Support Assistant	\$24,312	\$36,198.14	\$17.40	\$0.29	10 minutes	\$2.90	\$258.14

Total Personal Services Cost for Initial Licensure \$494.24**Expense and Equipment Dollars for Initial Applications**

Application Printing	\$0.15
Application Envelope	\$0.16
Application Postage	\$0.39
Printing of License	\$0.15
License Envelope	\$0.16
License Postage	\$0.39
Total Expense and Equipment	\$1.40

Total Expense and Equipment Costs \$128.80**THIRD YEAR OF IMPLEMENTATION OF THE RULE AND BIENNIALLY THEREAFTER****Expense and Equipment Dollars for Initial Applications**

Application Printing	\$0.15
Application Envelope	\$0.16
Application Postage	\$0.39
Printing of License	\$0.15
License Envelope	\$0.16
License Postage	\$0.39
Total Expense and Equipment	\$1.40

Total Expense and Equipment Costs \$999.60

Renewal applications are processed by the division central processing unit. Based on a board of similar size the office estimates that approximately \$929 will be transferred to the division for this service.

Total PR Transfer Cost for Renewal Processing \$930.00

After renewal applications are processed in the central processing unit, the applications are forwarded to the board for review by the Senior Office Support Assistant who receives the application and updates the information contained on the renewal to division's licensing system. The Administrator reviews any questions or concerns on the application and addresses those issues with necessary action via written correspondence or telephone follow ups.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	5 minutes	\$2.65	\$1,894.11
Senior Office Support Assistant	\$24,312	\$36,198.14	\$17.40	\$0.29	10 minutes	\$2.90	\$2,070.95
Total Personal Services Cost for Initial Licensure							\$3,965.06

IV. ASSUMPTION

1. Promoters are required to submit a copy of a bond or irrevocable letter of credit in the amount of \$5,000 and a copy of a medical insurance certificate. The private entity cost for proof of credit and medical insurance is reported in the Private Entity Fiscal Note for 20 CSR 2040-8.100.
2. Contestants will be required to submit a completed application, the appropriate fee and proof of successful completion of physical examination and a copy of medical testing verifying the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus.
3. Athletic physicians are not charged a fee for licensure since they are licensed and regulated by the State Board of Registration for the Healing Arts, a board with the Division of Professional Registration. An application for licensure is required and a license is issued.
4. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications or renewals.
5. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.

PRIVATE ENTITY FISCAL NOTE**I. RULE NUMBER****Title 20 - Department of Insurance, Financial Institutions and Professional Registration****Division 2040 - Office of Athletics****Chapter 8 - Mixed Martial Arts****Proposed Rule - 20 CSR 2040-8.020 - Licensing**

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT**First Year of Implementation of Rule**

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
12	Applicants (Promoter - Original Licensure @ \$400)	\$4,800
250	Applicants (Contestant - Original Licensure @ \$40)	\$10,000
10	Applicants (Referee - Original Licensure @ \$40)	\$500
20	Applicants (Judge - Original Licensure @ \$40)	\$1,000
12	Applicants (Matchmaker - Original Licensure @ \$40)	\$2,400
300	Applicants (Seconds - Original Licensure @ \$40)	\$6,000
6	Applicants (Announcers - Original Licensure @ \$40)	\$120
6	Applicants (Timekeepers - Original Licensure @ \$40)	\$120
616	Applicants (Postage @ \$.39)	\$240
250	Applicants (Physical Examination @ \$109)*	\$27,250
250	Applicants (Medical Testing @ \$50)*	\$12,500
50	Applicants (Pregnancy Testing @ \$10)*	\$500
Estimated Cost During First Year of Implementation		\$65,430

* Contestants are required to have medical testing and pregnancy testing, if applicable, three (3) times during a biennial licensing period.

Second Year of Implementation of Rule and Annually Thereafter

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
1	Applicants (Promoter - Original Licensure @ \$400)	\$400
38	Applicants (Contestant - Original Licensure @ \$40)	\$1,520
1	Applicants (Referee - Original Licensure @ \$40)	\$50
1	Applicants (Judge - Original Licensure @ \$40)	\$50
1	Applicants (Matchmaker - Original Licensure @ \$40)	\$200
45	Applicants (Seconds - Original Licensure @ \$40)	\$900
1	Applicants (Announcers - Original Licensure @ \$40)	\$20
1	Applicants (Timekeepers - Original Licensure @ \$40)	\$20
89	Applicants (Postage @ \$.39)	\$35
38	Applicants (Physical Examination @ \$109)*	\$4,142
38	Applicants/Contestants (Medical Testing @ \$50)*	\$1,900
50	Applicants/Contestants (Pregnancy Testing @ \$10)*	\$500
Estimated Annual Cost of Compliance for the Life of the Rule		\$9,737

* Contestants are required to have medical testing and pregnancy testing, if applicable, three (3) times during a biennial licensing period.

Third Year of Implementation of Rule and Biennially Thereafter

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
13	Licensees (Promoter - Original Licensure @ \$400)	\$5,200
288	Licensees (Contestant - Original Licensure @ \$40)	\$11,520
11	Licensees (Referee - Original Licensure @ \$40)	\$550
21	Licensees (Judge - Original Licensure @ \$40)	\$1,050
13	Licensees (Matchmaker - Original Licensure @ \$40)	\$2,600
345	Licensees (Seconds - Original Licensure @ \$40)	\$6,900
7	Licensees (Announcers - Original Licensure @ \$40)	\$140
7	Licensees (Timekeepers - Original Licensure @ \$40)	\$140
705	Licensees (Postage @ \$.39)	\$275
705	Applicants (Physical Examination @ \$109)*	\$76,845
705	Applicants/Contestants (Medical Testing @ \$50)*	\$35,250
50	Applicants/Contestants (Pregnancy Testing @ \$10)*	\$500
Estimated Annual Cost of Compliance for the Life of the Rule		\$28,375

* Contestants are required to have medical testing and pregnancy testing, if applicable, three (3) times during a biennial licensing period.

III. WORKSHEET

The office estimates the following number of applications will be received:

Type of Application	Initial Applications (First Year of Implementation)	Annual Applications (During Second Year of Implementation and Annually)	Renewal Applications (Beginning Third Year of Implementation and Biennially Thereafter)
Promoters	12	1	13
Contestants	250	38	288
Referees	10	1	11
Judges	20	1	21
Matchmakers	12	1	13
Seconds	300	45	345
Announcers	6	1	7
Timekeepers	6	1	7
Athletic Physicians	6	3	9
Total	622	92	714

* The office anticipates a 15% annual growth rate in the number of contestants and seconds that apply for initial licensure, while other licensure categories will remain constant.

IV. ASSUMPTION

1. Athletic physicians are not charged a fee for licensure since they are licensed and regulated by the State Board of Registration for the Healing Arts, a board with the Division of Professional Registration. An application for licensure is required and a license is issued.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The division is statutorily obligated to enforce and administer the provisions of sections 317.001-317.021, RSMo. Pursuant to Section 317.011, RSMo, the division shall by rule and regulation set the amount of fees authorized by sections 317.001-317.021, RSMo so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of sections 317.001-317.021, RSMo.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.030 Event Permits

PURPOSE: This rule establishes guidelines and criteria for obtaining an event permit for a professional mixed martial arts contest in Missouri.

(1) The promoter shall obtain a separate permit for each contest from the office prior to each contest.

(2) Fees for professional mixed martial arts permits are twenty-five dollars (\$25) per contest per day.

(3) The permit request must be received by the office no later than ten (10) business days before the date of the contest with the permit fee.

(4) The office shall not approve permits for:

- (A) Bouts between members of the opposite sex;
- (B) Bouts between professional and amateur contestants;
- (C) Bouts between human contestants and nonhumans; and
- (D) Contests with more than two (2) contestants competing in the same bout.

(5) The office may deny an application for a permit or grant a limited, restricted or conditional permit for any cause deemed sufficient by the office.

(6) No promoter, official or contestant shall serve in any capacity at contests for which the office has denied a permit or for which a permit has not been issued. Such participation shall be grounds for discipline.

(7) The promoter must have an approved permit before any advertisement, publicity or other public announcement is issued for the contest. Violation of this provision shall be grounds for discipline.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately four hundred ninety-eight dollars and sixty-seven cents (\$498.67) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities approximately one thousand sixteen dollars (\$1,016) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.030 Event Permits

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance
Office of Athletics	\$498.67
Total Annual Cost of Compliance for the Life of the Rule	\$498.67

III. WORKSHEET

The office anticipates 40 martial arts events will occur annually.

Applications are processed by the Senior Office Support Assistant who reviews the initial application for licensure and updates the information contained on the application to the computerized licensing system. The Executive Director and/or Administrator reviews any questions or problems on the application and addresses those problems with necessary action such as correspondence or telephone calls. The Executive Director and/or Administrator will review the application for a final approval. The license is issued and mailed by the Senior Office Support Assistant.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE	HOURLY SALARY	COST PER MINUTE	TIME PER EVENT	COST PER EVENT	TOTAL COST
Executive Director	\$61,913	\$92,182.68	\$44.32	\$0.74	5 minutes	\$3.69	\$147.73
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	5 minutes	\$2.65	\$106.11
Senior Office Support Assistant	\$24,312	\$36,198.14	\$17.40	\$0.29	15 minutes	\$4.35	\$174.03
Events							\$427.87

Expense and Equipment Dollars for Initial Licensure

Application Printing	\$0.80
Application Envelope	\$0.16
Application Postage	\$0.39
Printing of Permit	\$0.05
Permit Postage	\$0.37
Total Expense and	\$1.77 Total Expense and Equipment Costs \$70.80

IV. ASSUMPTION

- Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.

2. It is anticipated that the total cost will recur annually for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.030 Event Permits

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
40	Promoter (Event Permit @ \$25)	\$1,000
40	Applicants (Postage @ \$.39)	\$15.60
Estimated Annual Cost of Compliance for the Life of the Rule		\$1,016

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The office estimates approximately 40 events will be held annually.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The division is statutorily obligated to enforce and administer the provisions of sections 317.001-317.021, RSMo. Pursuant to Section 317.011, RSMo, the division shall by rule and regulation set the amount of fees authorized by sections 317.001-317.021, RSMo so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of sections 317.001-317.021, RSMo.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.040 Tickets and Taxes

PURPOSE: This rule establishes ticketing procedures for professional mixed martial arts and establishes criteria and procedures for the calculation and payment of the taxes established by section 317.006, RSMo.

(1) The right of admission to a professional mixed martial arts contest or the right to view a professional mixed martial arts contest shall not be sold or otherwise granted to a person or entity unless that person or entity is provided with a ticket.

(2) The promoter of a contest of professional mixed martial arts shall:

(A) Prepare an inventory that identifies all tickets that were printed for the contest and that accounts for any tickets that are overprints, changes or extras;

(B) Sign the inventory acknowledging that the inventory is true and correct;

(C) Send the inventory to the office with the permit application; and

(D) Submit with the permit application, a copy of the contract if the event was sold in part or in whole by means of a contract or other agreement for a contracted or otherwise agreed amount on partial sale and/or a contracted amount.

(3) Every ticket shall have the price, the name of the promoter and the date of the contest. Unless otherwise authorized by the office, the ticket stub of each ticket shall indicate the price of the ticket.

(4) The promoter shall obtain prior approval from the office for any date changes for the contest.

(5) A notice specifying a change in ticket prices or the dates of a contest or a notice specifying an amendment to the contract value of a contest of professional mixed martial arts shall be made in writing to the office within ten (10) business days of the event.

(6) A promoter shall not issue complimentary tickets for more than four percent (4%) of the seats in the house without the office's written authorization. The promoter shall be responsible to pay the athletic tax prescribed in section 317.006.1(3), RSMo, for all complimentary tickets over and above the four percent (4%) maximum cap on complimentary tickets. If the office approves the issuance of complimentary tickets over and above the four percent (4%) cap, the complimentary tickets that are exempt from the athletic tax shall be based on the lowest value complimentary tickets distributed. Unless otherwise authorized by the office, all complimentary tickets shall indicate on the ticket that it is a complimentary ticket and its value had the ticket actually been purchased.

(7) A promoter shall be assessed the athletic tax prescribed in section 317.006.1(3), RSMo, for any complimentary tickets that the office allows to be distributed over the four percent (4%) maximum cap. The face value of the complimentary tickets over the four percent (4%) maximum cap shall be the same as other like tickets sold in that particular section of the venue.

(8) Each promoter shall provide a ticket and/or credential without charge to:

(A) Licensed contestants, seconds and managers who are engaged in a bout which is part of the professional mixed martial arts contest; and

(B) Journalists who are performing his/her duties as such. Each ticket issued to a journalist shall be clearly marked "PRESS." No more tickets may be issued to journalists than will permit seating in the press area.

(9) The promoter of a contest and officials of the venue shall allow a person listed in this section full access to the site of the contest and dressing rooms:

(A) The division director, executive director, administrator, and inspectors of the office;

(B) Any authorized firefighters, police officers, security officers and any other individuals authorized by the office assigned to work the event; and

(C) Any referee, judge, timekeeper, physician, and medical personnel who are independent contractors of the office who are assigned to the event and who presents photo identification and an official badge or other credential evidencing such status.

(10) The inspector shall have supervision over the sale of tickets, ticket boxes, entrances and exits for the purpose of checking admission controls. All ticket stubs collected by a ticket taker shall be deposited in a lock box provided by the office or other containers approved by the office. The inspector shall ensure that all tickets are counted and that the final accounting includes the number of complimentary tickets, the face value of each ticket and the total number of each ticket price category sold and the gross receipts from all ticket sales.

(11) The final accounting shall be completed. The final accounting shall include the amount of tax due from the promoter to the office.

(12) Any promoter holding a license and permit under these rules shall pay the office five percent (5%) of its gross receipts, less state, county and city taxes, derived from admission charges. The gross receipts shall be the amount received from the face value of all tickets sold, any complimentary tickets redeemed in excess of the four percent (4%) cap, and the value of any contracted amount, if applicable.

(13) The promoter is liable for payment of the athletic tax prescribed in section 317.006.1(3), RSMo, based upon the gross receipts. Such payment shall be made within ten (10) days of the event or two (2) days prior to the promoter's next scheduled event in Missouri, whichever occurs first.

(14) The office's executive director, administrator or their designee shall collect all fees and taxes due.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately two thousand two hundred eighty-four dollars and fifty-seven cents (\$2,284.57) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities approximately two thousand one hundred dollars (\$2,100) to four thousand seven hundred dollars (\$4,700) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC ENTITY FISCAL NOTE**I. RULE NUMBER****Title 20 - Department of Insurance, Financial Institutions and Professional Registration****Division 2040 - Office of Athletics****Chapter 8 - Mixed Martial Arts****Proposed Rule - 20 CSR 2040-8.040 Tickets and Taxes**

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance
Office of Athletics	\$2,284.57
Total Annual Cost of Compliance for the Life of the Rule	\$2,284.57

III. WORKSHEET

The Executive Director and Administrator will review and approve ticket inventory. Following the event the Executive Director, Administrator and Per Diem Inspectors will verify gate receipts by counting tickets; and verifying the number of complimentary tickets and calculating the taxes for the event to ensure the proper tax amount is collected for each event.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Executive Director	\$61,913	\$92,182.68	\$44.32	\$0.74	45 minutes	\$33.24	\$1,329.56
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	45 minutes	\$23.88	\$955.01
Total Personal Services Cost for Initial Licensure							\$2,284.57

IV. ASSUMPTION

1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.040 Tickets and Taxes

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
40	Promoter (Ticket Printing \$100-\$300/per event)	\$1,200 - \$3,600
40	Promoter (%5 Gate Tax/per event)	\$900-\$1100

Estimated Annual Cost of Compliance for the Life of the Rule **\$2,100-\$4,700**

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The office estimates that 12 promoters will be affected by this proposed rule and 40 events will be held annually.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.050 Contestants

PURPOSE: This rule establishes criteria and licensing guidelines for mixed martial arts contestants.

(1) An applicant applying for a license as a contestant shall:

- (A) Complete an application as required in 20 CSR 2040-8.010;
- (B) Be at least sixteen (16) years of age;
- (C) Submit a signed notarized affidavit from their legal guardian approving them to participate in a contest if he/she is under the age of eighteen (18);
- (D) Disclose in writing on a form provided by the office a complete medical history including any prior or existing medical conditions;
- (E) Within one hundred eighty (180) days of application for licensure, a contestant shall successfully complete a physical examination by a physician with the designation “medical doctor” or “doctor of osteopathy” and submit a written statement from the physician attesting the contestant is in sufficient medical condition to compete as a mixed martial arts contestant. Contestants shall disclose all medical history and conditions to the physician during the physical examination, including, whether the contestant is pregnant. The office may increase the one hundred eighty (180)-day limit under special circumstances approved by the office; and

(F) Submit certified copies of medical tests performed by a laboratory verifying that the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than one hundred and eighty (180) days before the application is submitted. A statement from a physician or doctor of osteopathy indicating that the applicant has successfully completed a full course of vaccinations for hepatitis B may be submitted in lieu of the medical tests required by this rule for hepatitis B.

(2) A contestant applying for renewal of a license shall:

(A) Complete an application as required in 20 CSR 2040-8.020. Any person who provides incorrect information on an application for license as a contestant may be disciplined by the office;

(B) Disclose in writing on a form provided by the office a complete medical history including any prior or existing medical conditions;

(C) Within one hundred eighty (180) days of application for renewal, a contestant shall successfully complete a physical examination by a physician with the designation “medical doctor” or “doctor of osteopathy” and submit a written statement from the physician attesting the contestant is in sufficient physical and mental health to compete as a mixed martial arts contestant. Contestants shall disclose all medical history and conditions to the physician during the physical examination, including, whether the contestant is pregnant. The office may increase the one hundred eighty (180)-day limit under special circumstances approved by the office; and

(D) Submit certified copies of medical tests performed by a laboratory verifying that the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than one hundred eighty (180) days before the application is submitted. A statement from a physician or doctor of osteopathy indicating that the applicant has successfully completed a full course of vaccinations for hepatitis B may be submitted in lieu of the medical tests required by this rule for hepatitis B.

(3) A contestant who is not determined by a physician to be physically fit to compete as a mixed martial arts contestant after the required physical examination or receives positive results for human immunodeficiency virus (HIV) or hepatitis B or C virus shall be denied the right to fight in a bout. However, a contestant that has tested positive for hepatitis B may participate in a bout if the contestant has successfully completed a full course of vaccinations for hepatitis B as verified by a physician or doctor of osteopathy, provided the contestant does not test positive for HIV or hepatitis C and is otherwise determined to be physically and mentally fit to compete as required by the rules of the office.

(4) All fees involved with medical examinations and/or tests required in sections (1) and (2), in addition to any drug test required in section (7) of this rule, shall be the responsibility of the promoter, contestant or applicant.

(5) Within forty-eight (48) hours before competing in any mixed martial arts bout or contest, each contestant shall:

(A) Submit certified copies of medical tests performed by a laboratory verifying that the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than one hundred eighty (180) days before the scheduled bout or contest in which the contestant will compete. A statement from a physician or doctor of osteopathy indicating that the applicant has successfully completed a full course of vaccinations for hepatitis B may be submitted in lieu of the medical tests required by this rule for hepatitis B; and

(B) Female contestants shall submit a written affidavit verifying that the contestant has taken a reliable means of pregnancy testing and that the contestant is aware of her pregnancy status and has voluntarily agreed to participate in the bout or contest.

1. For purposes of this rule, a “reliable means of pregnancy testing” shall consist of a pregnancy test administered by a state or local health department or a licensed medical doctor or licensed doctor of osteopathy. A “reliable means of pregnancy testing” may also include a self-administered pregnancy test that has been approved by the United States Food and Drug Administration or that is able to detect or determine the presence of human chorionic gonadotropin (hCG).

2. Affidavits shall be on a form approved by the office.

3. The office strongly cautions against participating in any professional full-contact sport regulated by the office while pregnant.

(C) A contestant who fails to comply with the requirements of this rule shall not be allowed to compete as a contestant in any professional boxing, professional kickboxing, professional full-contact karate or professional wrestling bout or contest. The office may discipline any contestant who fails to provide truthful and accurate information as required by this section.

(6) Physical Examinations.

(A) Immediately preceding the contest, at a time designated by the office, all contestants shall pass a physical examination given by a physician licensed and designated by the office, in accordance with the office’s rules and regulations. Contestants shall disclose all medical history and conditions to the physician during the physical examination, including, whether the contestant is pregnant. If the physician finds a contestant is not physically fit to compete as a mixed martial arts contestant, the contestant shall be denied the right to fight for that bout.

(B) A contestant licensed by the office may be required to submit to any medical examination or test ordered by the office prior to participation in a bout, including a drug test. All fees involved with drug tests are the responsibility of the contestant. Failure to submit to a test upon notification and/or failure to pay all applicable testing fees may result in disciplinary action being taken against the contestant’s license and the contestant being disallowed by the office to participate in the bout.

(7) Each contestant shall report to the representative of the office in charge of dressing rooms at least thirty (30) minutes before the scheduled time of the first professional mixed martial arts contest. Failure to do so may result in the contestant being disallowed to participate in the bout.

(8) Contestants shall at all times abide by the statutes and rules of Missouri governing mixed martial arts.

(9) Contestants shall at all times observe the directions and decisions of all officials.

(10) Any professional mixed martial arts contestant who has competed as a professional boxer, professional kickboxer, professional wrestler, professional martial arts or professional mixed martial arts contestant anywhere in the world shall not be allowed to compete as a contestant in any professional mixed martial arts bout in Missouri until seven (7) days have elapsed from the date of the previous bout.

(11) Any person who has competed as a professional boxer, professional kickboxer, professional wrestler, professional martial arts or professional mixed martial arts contestant may not participate as an amateur contestant in a mixed martial arts event in the state of Missouri. The office may discipline the license of any contestant, promoter, manager, matchmaker or second who violates, or assists or enables another to violate, the provisions of this section.

(12) The office may honor the suspension of a contestant by an agency that regulates professional mixed martial arts in another jurisdiction if the suspension is ordered for:

(A) Medical safety;

(B) A violation of a law or regulation governing professional mixed martial arts, professional boxing, professional kick-boxing or professional full-contact karate that would constitute a violation of the laws or regulations of this state; or

(C) Any other conduct which discredits professional mixed martial arts, professional boxing, professional kick-boxing or professional full-contact karate, as determined by the office.

(13) Any contestant who is currently identified as on suspension or revocation in any state or territory, or any other source selected by the office that maintains records of the suspension or revocation of professional mixed martial arts contestants, for any reason specified in section (12) of this rule, shall not participate in any professional mixed martial arts bout in Missouri until the suspension or revocation is lifted.

(14) The office may deny a contestant a license if their license to participate or compete as a professional boxer, wrestler, kickboxer or full-contact karate participant has been denied, refused or disciplined for a medical condition by another state, tribal athletic commission, territory, federal agency or country. The office shall not issue a license to a contestant who has suffered a cerebral hemorrhage of any type.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at

(573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.060 Inspectors

PURPOSE: This rule defines the duties and responsibilities of inspectors.

- (1) The office shall assign inspectors as it deems necessary.
- (2) In all contests, contestants, promoters, managers, matchmakers, judges, referees, timekeepers, seconds, announcers and physicians at all times shall be under the direction of the office or its inspector(s).
- (3) Employees and inspectors of the office cannot have any interest in or connection with, either directly or indirectly, any promotion of either professional boxing, professional wrestling, professional kickboxing or professional full-contact karate, which includes mixed martial arts, in this state or have any interest, directly or indirectly, in any contest or contestant.
- (4) The office and its inspectors shall supervise the sale of tickets, check the counting of receipts and enforce all rules of the office.
- (5) The ticket taker shall immediately deposit every admission ticket, pass or complimentary ticket in a securely locked box. It shall be opened only in the presence of the office inspector who shall see that all tickets or passes are carefully counted and reported to the office, along with the price of admission charged for each class of tickets and exchanges and the gross receipts of all tickets and exchanges.
- (6) Before the start of a contest, an inspector must check all contestants, promoters, managers, matchmakers, announcers, seconds, timekeepers, referees and physicians for licenses issued by the office. Any of those persons without a current license issued by the office shall not participate in the contest, until an application and fee has been received and the application is approved by the office.
- (7) An inspector shall be present in the dressing rooms at the designated time for weighing in contestants and inspecting all equipment.
- (8) An inspector shall examine and approve all hand wrappings being placed on contestants. After approval, all handwraps shall be initialed by the inspector present.
- (9) An inspector shall be present when each contestant is being gloved. After approval of the gloving, the tape around the strings shall be initialed by the inspector present.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately seventy-three thousand two hundred twenty-two dollars and forty-eight cents (\$73,222.48) annually for the life of the rule. It is anticipated that the costs will recur for the

life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

*NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.060 Inspectors

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance
Office of Athletics	\$73,222.48
Total Annual Cost of Compliance for the Life of the Rule	\$73,222.48

III. WORKSHEET

All activities of the Executive Director, Administrator, Chief Investigator and per diem inspectors will occur at events while working events in the locker room and ring side area. Staff will be present for each event which will last approximately 5 hours. However, should a contestant not make weight, the contestant has 2 hours to make weight. The office staff must be present during the 2 hour timeframe to reweigh a contestant.

Prior to the office's regulation of mixed martial art, the office will host a training seminar in Missouri in which all inspectors, contestant, ring officials, promoters and matchmakers to attend to discuss the proper implementation of the rules for this sport. The office will invite experts in the sport of mixed martial arts to provide the training. The office will host yearly training seminars for its inspectors and ring officials to update everyone on the new trends in the regulation of mixed martial arts. The initial training seminar will be a 2 day seminar and each seminar thereafter will be 1 1/2 - 2 days in length.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	TIME PER APPLICATION	COST PER EVENT	TOTAL COST
Executive Director	\$61,913	\$92,182.68	\$44.32	5 Hours	\$221.59	\$8,863.72
Administrator	\$44,472	\$66,214.36	\$31.83	5 Hours	\$159.17	\$6,366.77
Per Diem Inspectors (3)					\$150.00	\$18,000.00
Per Diem Inspector (weighins - 5/times per					\$100.00	\$500.00
Total Personal Services Cost for Initial Licensure						\$15,230.48

Travel Expenses for Executive Director and Administrator

Lodging - \$96 per night/2 nights per event	\$15,360.00
Meals - \$44 per day/2 days per event	\$7,040.00
Total	\$22,400.00

Travel Expenses for Per Diem Inspectors

The office will employ inspectors in close proximity to each event, therefore, overnight lodging will not be required. The office operates under IRS Travel Status Guidelines, which requires 12 hours continuous travel before meals may be charged. Therefore, only mileage will be reimbursed to per diem inspectors.

Mileage - \$.0415 (100 miles round trip/average per event/per inspector)	\$9,960.00
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Annual Training Seminar

The following expenses and equipment will be required for the annual training seminar:

Airfare for Speakers - 4 @ \$400/roundtrip	\$1,600.00
Speakers Fees - 4 @ \$250/per day	\$2,000.00
Lodging - 2 days/\$96 per night	\$768.00
Meals - \$44 per day	\$352.00
Meeting Room Rental - 2 @ \$250 per day/	\$500.00
Miscellaneous Expenses - podium, microphone, white board, projector screen	\$500.00
Lodging for Executive Director, Administrator, Chief Inspector, Per Diem Inspectors - \$96 per night/18 individuals	\$1,728.00
Meals for Executive Director, Administrator, Chief Inspector, Per Diem Inspectors - \$44 per day/18 individuals	\$1,584.00
Mileage for Executive Director, Administrator, Chief Inspector, Per Diem Inspectors - \$.0415 per mile/2500 mile per inspector/16 individuals	\$16,600.00
TOTAL	\$25,632.00

IV. ASSUMPTION

1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.070 Judges

PURPOSE: This rule defines the duties and responsibilities for mixed martial arts judges.

(1) There shall be three (3) judges required for each bout. All bouts shall be scored by each judge on a “ten (10) point must system.” The winner of the round shall be awarded ten (10) points and the loser of the round shall be awarded nine (9) points or less, except for rare instances of an even round where each contestant shall be awarded ten (10) points. Judges shall judge mixed martial arts techniques, such as effective striking, effective grappling and control of the opponent, effective aggressiveness and effective defense.

(2) The judges shall reach their decisions without conferring in any manner with any other official or person including the other judges of the panel. Each judge shall make out his/her scorecard in accordance with provisions of the rules governing mixed martial arts. At the end of the round, the score shall be totaled and signed or initialed by each judge. The referee working the bout shall collect the scorecards after each round and hand them to the inspector.

(3) Any erasures or changes on the scorecard shall be approved and initialed by the judge and inspector.

(4) Official scorecards from the office shall be used and retained in the custody of the inspector who shall transmit them to the office for safekeeping.

(5) The judges selected for each bout shall be at the sole discretion of the office and such determination shall be final. The promoter is responsible for all compensation for the judges. The office shall set the amount of compensation to be provided to the judges.

(6) Before the office issues a judge's license:

(A) The applicant shall certify that he/she has read and understands Missouri laws and rules. Upon such certification the applicant shall be deemed to have full knowledge and understanding of said laws and rules; and

(B) The office may require:

1. The applicant take and pass a written test covering mixed martial arts or, at the office's discretion, professional full-contact karate; and

2. The applicant undergo a physical examination by a licensed physician to determine fitness to perform.

(7) The office may deny an application for licensure as a judge if the applicant fails to meet the qualifications specified herein or fails to pass the written examination if such an examination is required by the office.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.080 Matchmakers

PURPOSE: This rule defines the duties and responsibilities of matchmakers for mixed martial arts bouts/contests.

(1) A licensed matchmaker is required to be present at all mixed martial arts contests. The promoter and matchmaker shall not be the same person.

(2) The duties of the matchmaker shall include arranging the contest, matching the contestants as to weight and experience and ensuring that all the required equipment is in place. While the contests are in progress, the matchmaker shall work with the inspector and shall be directly liable for the promoter he/she represents.

(3) All professional mixed martial arts bouts shall be approved or disapproved by the office. The office shall disapprove any bout deemed to be a mismatch based on the record, experience, skill and condition of the contestants as known or represented to the office at or before the bout or which could expose one (1) or both contestants to serious injury. In addition, all professional mixed martial arts bout contestants shall meet the following criteria to be approved:

(A) Any contestant who has lost their last ten (10) bouts by decision, technical knockout or knockout shall not be approved to compete in a professional mixed martial arts bout;

(B) Any contestant who has lost their last six (6) bouts by technical knockout or knockout shall not be approved to compete in a professional mixed martial arts bout;

(C) Any person who has competed anywhere as a contestant in five (5) or less professional mixed martial arts bouts may not compete against any contestant in a professional mixed martial arts contest that has participated in six (6) or more professional mixed martial arts bouts.

(4) The office reserves the right to examine any applicant for a matchmaker's license and, if in its judgment, the applicant does not have sufficient knowledge of the sport or is otherwise not deemed responsible to act, the office shall deny the license.

(5) No matchmaker in a specific contest shall act in the capacity of a licensed manager or licensed second for that specific contest either directly or indirectly.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately four thousand five hundred sixty-nine dollars and fifteen cents (\$4,569.15) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may

vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: *This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.*

NOTICE TO SUBMIT COMMENTS: *Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.*

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.080 Matchmakers

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance
Office of Athletics	\$4,569.15
Total Annual Cost of Compliance for the Life of the Rule	\$4,569.15

III. WORKSHEET

The Executive Director and Administrator will review each proposed match to ensure that the records of each contestant meet the criteria to approve the match. The Senior Office Support Assistant will enter the data into the division's licensing system.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Executive Director	\$61,913	\$92,182.68	\$44.32	\$0.74	3 hours	\$66.48	\$2,659.12
Administrator	\$44,472	\$66,214.36	\$31.83	\$0.53	3 hours	\$47.75	\$1,910.03
Senior Office Support Assistant	\$24,312	\$36,198.14	\$17.40	\$0.29	10 minutes	\$13.05	\$522.09
Total Personal Services Cost for Initial Licensure							\$4,569.15

IV. ASSUMPTION

1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
2. The fiscal impact for issuing a license is reported in 20 CSR 2040-8.020.
3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.090 Physicians

PURPOSE: This rule defines the responsibilities of physicians for professional mixed martial arts bouts/contests.

(1) Any physician applying for licensure with the office, shall hold a current license to practice medicine pursuant to Chapter 334, RSMo and shall be actively licensed with the State Board of Registration for the Healing Arts.

(2) A physician licensed pursuant to sections 317.001 to 317.021, RSMo shall be in charge of all physical examinations. The physician shall be located immediately next to the fighting area during all professional mixed martial arts contests and, if called upon, ready to advise the referee.

(3) Within forty-eight (48) hours before a contest, mixed martial arts contestants shall be given a physical examination by a physician appointed and licensed by the office. Contestants shall disclose all medical history and conditions to the physician during the physical examination, including, whether the contestant is pregnant.

(4) The physical examination given to contestants shall include, at a minimum, the following: weight, pulse, lungs, blood pressure, heart, and general physical condition.

(5) If, upon physical examination, a contestant is determined by the physician to be unfit for competition, the contestant shall be prohibited from competing during that specific contest.

(6) The physician shall certify in writing on a form prescribed by the office those contestants who are in good physical condition to compete.

(7) The physician selected for each contest shall be at the sole discretion of the office and such determination shall be final. The promoter is responsible for all compensation for the physician. The office shall set the amount of compensation to be provided to the physician.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.100 Promoters

PURPOSE: This rule defines the duties and responsibilities of promoters for mixed martial arts bouts/contests.

(1) No person, association, partnership, corporation, limited liability company, or any other form of business entity shall promote any professional mixed martial arts contest without obtaining a license from the office. All promoters shall comply with the following requirements:

(A) Promoters shall be liable for all contests held and for meeting all deadlines for permit and license applications;

(B) Promoters shall supervise their agents, employees and representatives and shall be liable for the conduct of those employees and for any violation of Chapter 317, RSMo, or the rules of the office. The office shall deem any violation by an agent, employee or representative of a promoter as a violation of the promoter; and

(C) Licensees shall not allow another to use their promoter's license.

(2) Mandatory Insurance.

(A) Before the office issues a promoter's license, the promoter shall provide the office a surety bond in the amount of five thousand dollars (\$5,000) or an irrevocable letter of credit in at least the same amount, from a lending institution approved to do business in the United States to guarantee payment of all state athletic taxes and fees to the state. The irrevocable letter of credit may only be released upon written approval by the office. An additional bond or irrevocable letter of credit may be required in the amount specified by the office where it may be reasonably expected that the five thousand dollar (\$5,000) bond or irrevocable letter of credit may not provide sufficient protection to the state. It shall be the duty of each promoter to maintain all required bonds in a current status.

(B) Before the office issues a permit license, the promoter shall provide the office proof of insurance coverage providing for payment to each contestant in the amount of ten thousand dollars (\$10,000) in the case of injury and ten thousand dollars (\$10,000) in case of death. No contestant may waive the insurance coverage. Promoters shall be responsible for deductible payments, if any.

(3) Promoters shall be responsible for ensuring the maintenance of adequate public safety for all contests. Failure to ensure adequate public safety may result in cancellation of a contest, discipline against a promoter's license and/or denial of future contest permits.

(4) Promoters shall provide all materials necessary to conduct the contest, such as a ring, stools, water buckets, bell, buzzer or whistle, timer, gloves, gauze, tape for hand wraps and adequate scales.

(5) Promoter shall publicly announce all substitutions for contestants advertised for contests as soon as the substitutions are known.

(6) For adequate public safety, the promoter is responsible for ensuring that no bottled drinks, unless poured into disposable paper cups by vendors at the time of sale, are permitted in any hall or facility where any contest is being held. If the contest is staged out-of-doors disposable paper cups also must be used on the site of the contest.

(7) Promoters and all licensed individuals and organizations associated with the contests shall be deemed to have knowledge of the

applicable laws and rules of the state. The promoter shall be responsible for seeing that all rules promulgated by the office are strictly carried out.

(8) Any promoter that fails to pay a contestant a purse within forty-eight (48) hours shall be subject to discipline by the office.

(9) Promoters shall arrange for an ambulance to be on-site at each event with emergency personnel and proper resuscitation equipment. No professional mixed martial arts event may begin without the presence of a licensed medical doctor or doctor of osteopathic medicine approved by the office at ringside as provided in 20 CSR 2040-8.090.

(10) A mixed martial arts promoter may provide and prominently display at least two (2) video screens during any professional mixed martial arts bout or contest which meet the approval of the office and which allow patrons to view the action inside the ring or fighting area.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately sixty-three thousand two hundred dollars (\$63,200) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PRIVATE ENTITY FISCAL NOTE**I. RULE NUMBER****Title 20 - Department of Insurance, Financial Institutions and Professional Registration****Division 2040 - Office of Athletics****Chapter 8 - Mixed Martial Arts****Proposed Rule - 20 CSR 2040-8.100 Promoters**

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT**First Year of Implementation of Rule**

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
1	Promoter (Surety Bond - \$200/per event)	\$200
1	Promoter (Medical Insurance - \$1,100/per event)	\$1,100
1	Promoter (purchasing of boxing ring/fighting case @ \$500 a piece/\$60,000)	\$60,000
1	Promoter (renting boxing ring/fighting case @ \$1000)	\$1,000
1	Promoter (Ambulance @ \$500)	\$500
1	Promoter (Gloves @ \$400)	\$400
Estimated Annual Cost of Compliance for the Life of the Rule		\$63,200

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The office estimates that 12 promoters will be affected by this proposed rule and 40 events will be held annually. However, the above estimate above is reflective of cost for single purchase.
2. Letters of credit may be obtained at no cost to the promoter.
3. The cost for stools and water bottles are included in the cost of the boxing ring and fighting case.
4. Promoters are required to update gloves in order to protect the health and safety of each contestant.
5. Although the rule requires a promoter to provide a scale for the weigh in, no cost is estimated for the purchasing of each in this fiscal note as the office scale is brought to all events.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.110 Referees

PURPOSE: *This rule defines the duties and responsibilities of mixed martial arts referees.*

(1) The referee is charged with the enforcement of all office rules that apply to the conduct of a mixed martial arts contest and the conduct of the contestants and contestant's second(s) while he/she is in the fighting area, including the ring. Before the office issues a referee's license:

(A) The applicant shall certify that he/she has read and understands Missouri laws and rules relating to the contest. Upon such certification the applicant shall be deemed to have full knowledge and understanding of said laws and rules; and

(B) The office may require:

1. The applicant take and pass a written test covering professional full-contact karate or, at the discretion of the office, other mixed martial arts; and

2. The applicant undergo a physical examination by a licensed physician to determine fitness to perform.

(2) The office shall have the right to deny a referee's license if, in its judgment, the applicant does not have sufficient knowledge or expertise in mixed martial arts or is otherwise deemed not responsible to act as referee.

(3) Referees shall not wear spectacles while refereeing.

(4) The referee selected for each bout shall be at the sole discretion of the office and such determination shall be final. The promoter is responsible for all compensation for the referee. The office shall set the amount of compensation to be provided to the referee.

(5) Before starting each bout, the referee shall:

(A) Check with each judge and timekeeper to determine if each is ready;

(B) Ascertain the name of the chief second in each corner;

(C) Hold the chief second responsible for all conduct in his/her corner; and

(D) Verify that the physician is present at ringside.

(6) The referee shall inspect the gloves of the contestants in all bouts and make sure that no foreign substances detrimental to an opponent have been applied to the glove or bodies of the contestants. In the event the referee detects a problem with the gloves or other equipment, the problem shall be fixed to the satisfaction of the referee and inspector before the bout continues.

(7) The use of rubber or plastic gloves by the referee is not mandatory but will be left to the discretion of the referee.

(8) The referee may stop or terminate the bout for any of the following reasons:

(A) The referee determines that one (1) of the contestants is clearly less experienced and/or skilled than his/her opponent to the extent that allowing the bout to continue would pose a substantial risk of serious harm or injury to the less-experienced/skilled contestant;

(B) The referee decides that a contestant is not making his/her best effort;

(C) The referee determines that one (1) of the contestants is at substantial risk of serious harm or injury and despite such harm or injury cannot or will not submit;

(D) The referee determines that one (1) contestant has been knocked down. A contestant shall be deemed to be knocked down if hanging helplessly on or over the fighting area enclosure or the contestant is physically unable to continue a match or to defend himself/herself; and

(E) For any other reason the referee deems necessary to protect the health, safety or welfare of any contestant or any member of the public.

(9) If the contestants are in a hold while close to the edge of the fighting area, the referee may stop the bout and require the contestants to resume the action in the center of the fighting area in the same hold the contestants were engaged in at the time the bout was stopped.

(10) In the event of serious cuts or injuries, the referee shall summon the physician who shall evaluate the injury and may recommend the bout be stopped.

(11) The referee shall warn the second(s) of violations of any rules relating to seconds. If after such a warning the second(s) does not conduct himself/herself in accordance with the rules, the referee shall warn the second(s) that further violations may result in disqualification of his/her contestant and/or removal from the corner.

(12) The referee shall instruct judges to mark their scorecards accordingly when he/she has assessed a foul upon one (1) of the contestants. The referee shall deliver the official scorecards to the inspector. When picking up the scorecards from the judges, the referee shall see to it that the cards are completed and the contestants' and judges' names are recorded. If not, the judges shall be instructed to complete scorecards correctly.

(13) The referee shall ensure that a bout moves to its proper completion. Delaying or avoiding tactics, or both, should be avoided and the contestant who employs these tactics may be penalized in scoring or disqualified.

(14) In assessing fouls, the referee shall weigh the cause as well as the effect. If the referee has seen an unauthorized blow, strike or attack delivered that has a damaging effect, the referee may permit a rest period to the victim not to exceed five (5) minutes. During the rest period, seconds may not assist or coach the injured contestant. The offending contestant shall go to a neutral corner and shall not be coached during the period.

(A) At the discretion of the referee, the referee must give an official warning or penalty to the offending contestant for the unauthorized blow, strike or attack, and then may give the command to continue after the end of the rest period if the contestant who received the unauthorized blow, strike or attack indicates ability to continue the bout. If the injured contestant refuses to continue after a five (5)-minute rest period, the opponent may be named the winner.

(B) Additional unauthorized blows, strikes or attacks shall be penalized with deduction of points from the offending contestant or disqualification of the offending contestant.

(C) A mixed martial arts contestant cannot be named the winner of a bout as the result of receiving an unauthorized blow, strike or attack low blow unless, in the opinion of the referee, the unauthorized blow, strike or attack was delivered deliberately and of enough force to seriously incapacitate the injured boxer so that he/she could not continue the bout. Under this condition, the offender shall be disqualified immediately.

(15) The referee shall warn or penalize a contestant with a deduction of points who uses the ropes, cage or any other unfair means to gain advantage.

(16) Whenever a contestant has been injured, knocked out or technically knocked out, the referee shall immediately summon the attending physician to aid the stricken contestant. Except at the request of

the physician, no manager(s) or second(s) shall be permitted to aid the stricken contestant.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.120 Seconds

PURPOSE: This rule defines the duties and responsibilities of seconds for a mixed martial arts contestant.

(1) The office shall not issue a license to any person to act as a second unless the applicant has reached the age of sixteen (16).

(2) Unless special permission is given by the office, there shall be no more than three (3) seconds, one (1) of whom shall announce to the referee at the start of the bout that he/she is the chief second. Only one (1) second shall be inside the fighting area between rounds, the other two (2) may be on the ring platform outside the fighting area. Licensed managers shall be permitted to act as seconds without being licensed as a second. While acting as a second, a licensed manager shall observe all rules pertaining to the conduct of seconds.

(3) Seconds shall not enter the ring or fighting area until the timekeeper indicates the end of the round. Seconds shall leave at the sound of the timekeeper's whistle or buzzer before the beginning of each round. If the chief second or anyone for whom the second is responsible enters the ring or fighting area before the bell ending the round has sounded, his/her license shall be subject to discipline and the contestant whom he/she is handling may be disqualified. While the round is in progress, the chief second may mount the apron of the ring or fighting area and attract the referee's attention indicating the retirement of the contestant. A second shall not enter the ring or fighting area unless the referee stops the bout and shall not interfere with a count that is in progress.

(4) Seconds shall not stand or lean on the ring or fighting area apron during the round.

(5) The second shall be equipped with:

- (A) A clear plastic bottle;
- (B) A bucket containing ice;
- (C) Adhesive tape;
- (D) Gauze;

- (E) Scissors;
- (F) Extra mouthpiece;
- (G) Cotton swabs;
- (H) Vaseline; and
- (I) Pressure plates.

(6) Only the following substances may be used to stop hemorrhaging:

- (A) A solution of adrenaline 1/1000;
- (B) Avintene; and
- (C) Thrombin.

(7) Before leaving the ring or fighting area at the start of each round, the seconds shall remove all obstructions, buckets, stools, bottles, towels and robes from the fighting area.

(8) Seconds violating any provisions of this rule may be immediately ejected from the ring or fighting area corner.

(9) The use of rubber or plastic gloves is not mandatory, but may be left to the discretion of the seconds for their use during the bout.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately sixty-two thousand dollars (\$62,000) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.120 Seconds

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
400 Bouts	Seconds (Supplies - \$5.00)	\$2,000
300 Seconds	Seconds (Hemorrhaging Supplies - \$200/annually)	\$60,000
Estimated Annual Cost of Compliance for the Life of the Rule		\$62,000

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. Supplies include a plastic bottle, a bucket for ice, adhesive tape, gauze, scissors, an extra mouth piece, cotton swabs, Vaseline, and pressure plates. The office estimates these supplies will cost approximately \$5.00 per bout. Additionally, seconds are required to have the following substances to stop hemorrhaging, adrenaline 1/1000, avitene or thrombin. The office estimates these supplies will cost approximately \$200 per year on any one of the three drugs. The office anticipates approximately 400 bouts will be held annually.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.130 Timekeepers

PURPOSE: This rule defines the duties and responsibilities of timekeepers.

(1) The timekeeper shall sound the bell at the beginning and end of each round. The timekeeper shall also indicate by pounding the ring or fighting area when there are ten (10) seconds remaining in the round to warn the referee of the end of the round. When there are ten (10) seconds remaining in the rest period between rounds the timekeeper shall sound a whistle or buzzer to warn the referee, contestants, and seconds of the beginning of the next round.

(2) It is the duty of the timekeeper to keep accurate time of all bouts. The timekeeper shall keep an exact record of time taken out at the request of a referee for an examination of a contestant by the physician, or the replacement of a glove or adjustment of any equipment during a round and the timekeeper shall report the exact time of a bout being stopped.

(3) The timekeeper shall be impartial. Any timekeeper who signals interested parties at any time during bouts shall be subject to discipline.

(4) The timekeeper shall be responsible for the knockdown count. The timekeeper shall begin counting each second during the knockdown count. If the knockdown occurs within ten (10) seconds of the end of the round, the timekeeper shall not ring the bell until the referee indicates the contestant is ready.

(5) The timekeeper selected for each bout shall be at the sole discretion of the office and such determination shall be final. The promoter is responsible for all compensation for the timekeeper. The office shall set the amount of compensation to be provided to the timekeeper.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately four hundred fifty dollars (\$450) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.130 Timekeepers

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
6	Timekeepers (bell, timing device and hammer @ \$75)	\$450
Estimated Annual Cost of Compliance for the Life of the Rule		\$450

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. Although the rule requires the promoter to provide the bell, the office assumes each timekeeper will purchase their own bell, timing device and hammer.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.140 Fouls

PURPOSE: This rule defines prohibited conduct for mixed martial arts bouts/contests and establishes related penalties and/or sanctions.

(1) **Fouls.** The following actions in a mixed martial arts bout or contest are defined as fouls:

- (A) Head butting;
- (B) Eye gouging or openhand attacks to the eyes;
- (C) Biting;
- (D) Groin attacks of any kind;
- (E) Pulling hair, ear or the nose;
- (F) Palm heel strikes (using the heel of the palm of the hand to deliver a blow to the face);
- (G) Fish hooking which is defined as grasping or pulling the inside of an opponent's cheek or nose;
- (H) Inserting any body part into any orifice or into any cut or laceration of an opponent;
- (I) Obstruction of breathing through the mouth or nose;
- (J) Small joint manipulation (e.g., twisting of fingers or toes);
- (K) Striking the spine, the medulla and/or the back of the head;
- (L) Elbow attacks to the head or the face of the opponent;
- (M) Driving or spiking an opponent straight to the ring or fighting area floor on his head or neck from an upright and vertical position;
- (N) Attacking fingers;
- (O) Striking downward using the point of the elbow. Arcing elbow strikes are permitted;
- (P) Throat attacks or strikes of any kind, including, without limitation grabbing, striking or obstructing the trachea;
- (Q) Clawing, twisting or pinching the flesh;
- (R) Grabbing the clavicle;
- (S) Kicking, kneeing or stomping the head of an opponent who is down or not standing. For purposes of this section, a contestant is down when any part of his/her body, other than his/her feet, touch the floor or if he/she is hanging helplessly on or over the fighting area enclosure;
- (T) Kicking to the kidney with the heel;
- (U) Spiking an opponent to the canvas on their head or neck;
- (V) Intentionally pushing, shoving, wrestling or throwing an opponent out of the ring or fighting area;
- (W) Holding the shorts or glove of an opponent and/or intentionally grabbing anything the opponent is wearing;
- (X) Spitting on an opponent, referee or any other person;
- (Y) Engaging in any unsportsmanlike conduct that causes an injury to an opponent or poses a safety risk;
- (Z) Grabbing or holding the ropes, cage or fighting area enclosure and/or hanging the limbs of the body over the rope during a bout or contest;
- (AA) Using abusive language or illicit gestures in or near the fighting area;
- (BB) Attacking an opponent who is under the care of the referee or during the break;
- (CC) Attacking an opponent after the bell has sounded the end of the round or bout;
- (DD) Flagrantly disregarding the instructions of the referee;
- (EE) Escaping or leaving the fighting area during the course of the bout or contest;

(FF) Intentional evasion of contact with an opponent, intentionally not using best efforts, intentionally or consistently dropping the mouthpiece or faking an injury;

(GG) Interference from anyone working the corner or anyone leaving the corner area, including, throwing any object on or into the fighting area by a contestant's corner staff; and

(HH) Throwing in the towel during competition.

(2) **Injuries Sustained by Fouls.**

(A) **Intentional Fouls.**

1. If an intentional foul causes an injury, and the injury is severe enough to terminate a bout immediately, the contestant causing the injury shall lose by disqualification.

2. If an intentional foul causes an injury and the bout is allowed to continue, the referee may notify the authorities and deduct two (2) points from the contestant who caused the foul. Point deductions for intentional fouls are mandatory.

3. If an intentional foul causes an injury and the injury results in the bout being stopped in a later round, the injured contestant shall win by technical decision if he/she is ahead on the scorecards or the bout shall result in a technical draw if the injured contestant is behind or even on the scorecards.

4. If a contestant injures himself/herself while attempting to intentionally foul his/her opponent, the referee shall not take any action in his/her favor, and this injury shall be the same as one produced by a fair blow.

5. If the referee feels that a contestant has conducted himself/herself in an unsportsmanlike manner he/she may stop the bout and disqualify the contestant; and

(B) **Accidental Fouls.**

1. If an accidental foul causes an injury severe enough for the referee to stop the bout immediately, the bout shall result in a no contest if stopped before half of the scheduled rounds have been completed.

2. If an accidental foul causes an injury severe enough for the referee to stop the bout immediately after half of the scheduled rounds have been completed, the bout may result in a technical decision awarded to the contestant who is ahead on the scorecards at the time the bout is stopped. A partial or incomplete round shall be scored. If no action has occurred, the round shall be scored as an even round. This is at the discretion of the judges.

3. A contestant who is hit with an accidental low blow must continue after a reasonable amount of time, but no more than five (5) minutes, or he/she may lose the bout by technical knockout.

(3) Except as provided herein, any contestant guilty of foul tactics in a round shall be given an immediate warning or points may be deducted from the contestant's total score, or both, as determined by the referee. The use of foul tactics may also result in the disqualification of the contestant.

(4) A contestant who intentionally refuses to engage an opponent for a prolonged period of time shall receive an immediate warning from the referee. If the contestant continues these tactics after a warning, a point(s) may be deducted by the referee.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of

Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.150 Weight Classes

PURPOSE: This rule establishes weight classes for professional mixed martial arts bouts.

(1) The following weights and classes are hereby established for mixed martial arts bouts/contests:

Weight Class	LBS.
Flyweights	125 lbs & below
Bantamweight	125.1 to 135 lbs.
Featherweight	135.1 to 145 lbs.
Lightweight	145.1 to 155 lbs.
Welterweight	155.1 to 170 lbs.
Middleweight	170.1 to 185 lbs.
Light Heavyweight	185.1 to 205 lbs.
Heavyweight	205.1 to 265 lbs.
Super Heavyweight	265.1 lbs. & above

(2) Contestants shall only fight contestants in their own weight category unless permission is granted by the office.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.160 Attire and Equipment

PURPOSE: This rule establishes minimum guidelines for the hygiene, attire and equipment authorized for professional mixed martial arts contestants.

(1) Physical Appearance. All contestants in a professional mixed martial arts bout or contest shall present a clean and tidy appearance and shall comply with the following:

(A) Fingernails and toenails shall be sufficiently trimmed to avoid the risk of cutting or scratching an opponent;

(B) Hair shall be trimmed or tied back so that the hair does not interfere with the vision of the contestant or cover the contestant's eyes. The office's representative shall determine whether a contestant's head and facial hair presents any safety hazard to the contestant or his/her opponent or would interfere with the supervision and conduct of the bout; and

(C) No substance other than Vaseline and/or a similar petroleum based product shall be allowed on the face, arms or any part of the body. Use of excessive Vaseline and/or similar petroleum based products is prohibited.

(2) Attire and Equipment. All contestants shall comply with the following:

(A) Contestants shall wear athletic shorts that do not extend below the knee, such as, mixed martial arts shorts, grappling/fighting shorts, boxing shorts or kickboxing shorts, as specified in the bout agreement;

(B) No shirts or Gis may be worn by a contestant during a bout or contest, provided that female contestants shall wear an appropriate athletic garment that covers the breasts;

(C) Knee pads, elbow pads, breast protectors, footwear, shoes or shin guards shall not be allowed;

(D) All contestants shall wear an individually fitted mouthpiece;

(E) Male contestants shall wear a foul-proof groin protector. Female contestants may wear a pelvic protector at the option of the contestant;

(F) Jewelry and/or piercing accessories are prohibited; and

(G) No attire or equipment may be worn that contains any metal substance.

(3) Handwraps. All handwraps shall be in compliance with the following:

(A) The bandages/handwraps shall consist of soft gauze type cloth that is no more than twenty (20) yards in length and two inches (2") in width and held in place by no more than ten feet (10') of surgeon's tape provided that the tape shall be no more than one inch (1") in width for each hand;

(B) The surgeon's tape shall be placed directly on each hand for protection near the wrist. The tape may cross the back of the hand twice and extend to cover and protect the knuckles when the hand is clenched to make a fist;

(C) Bandages shall be evenly distributed across the hand;

(D) Bandages and tape shall be placed on the contestant's hand in the dressing room prior to the bout and in the presence of the inspector and both contestants. Either contestant may waive the privilege of witnessing the bandaging of the opponent's hands; and

(E) The inspector shall approve all bandages and taping prior to gloves being placed on any contestant. Under no circumstances are gloves to be placed on the hands of a contestant before approval by the inspector.

(4) Gloves.

(A) Mixed martial arts contestants shall wear gloves that are appropriate in weight for the fighter and which shall be no less than four ounces (4 oz.) and no more than ten ounces (10 oz.) in weight. Contestants competing against each other in the same bout shall wear the same sized gloves. The contestants for each bout shall have a written bout agreement that is signed prior to the bout which identifies the weight of the gloves to be worn by the contestants.

1. Gloves shall be whole, clean and in good condition. Broken gloves are prohibited during any bout or contest;

2. Gloves that are padded in the palm or fingertip area are prohibited; and

3. All gloves shall be approved by the inspector prior to each bout. The inspector or a designee of the office may inspect gloves at any time.

(B) All gloves shall be furnished by the promoter and shall be new or in good condition. Promoters must have extra sets of gloves in each size used during the contest, to be used in case gloves are broken or in any way damaged during the course of a bout.

(5) The inspector may prohibit a contestant from participating in a bout or contest if the contestant has or is wearing any equipment, apparel, hair or product that presents a safety hazard or that may interfere with the supervision or conduct of the event. The contestant shall not be prohibited from competing in the bout unless the circumstances creating the hazard or potential interference are corrected to the satisfaction of the office's representative.

(6) All equipment worn or used by a mixed martial arts contestant shall be approved by the inspector.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately two thousand five hundred dollars (\$2,500) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2040 - Office of Athletics

Chapter 8 - Mixed Martial Arts

Proposed Rule - 20 CSR 2040-8.160 Attire and Equipment

Prepared October 3, 2006 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:
250	Contestants (Attire @ \$10/per contestant)	\$2,500

Estimated Annual Cost of Compliance for the Life of the Rule

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. Each contestant must provide shorts, in addition to tops for females in order to participate in an event. The office estimates each contestant's outfit will cost approximately \$10.
2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.170 Weigh-Ins

PURPOSE: This rule establishes mandatory guidelines and criteria for weighing professional mixed martial arts contestants prior to a bout or contest.

(1) The weigh-in shall be conducted by the office within forty-eight (48) hours before the contest. Weigh-ins may be conducted more than forty-eight (48) hours prior to the contest with special permission from the office.

(2) Each contestant for mixed martial arts shall be weighed in the presence of his/her opponent, a representative of the office and/or an official representing the promoter, on scales approved by the office at any place designated by the office. Weigh-ins are open to the public. If a contestant cannot be present at the designated time set by the office, a contestant shall waive his/her rights under this section.

(A) Contestants shall have all weights stripped from his/her body before he/she is weighed in. Male contestants may wear shorts. Female contestants may wear shorts and a sports bra.

(B) The office may require contestants to be weighed more than once for any cause deemed sufficient by the office.

(3) A contestant who fails to make the weight for their designated weight class shall be given up to two (2) hours to make required weight. Any contestant who fails to make the weight shall be disqualified.

(4) The promoter shall have scales available for use by the office. The office may, in its discretion, use the scales furnished by the promoter or use its own scales. All scales furnished by the promoter shall be thoroughly tested and approved by the inspector prior to being used in connection with any contest.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.180 Rules for Bouts/Contests

PURPOSE: This rule establishes general rules for conducting mixed martial arts bouts/contests.

(1) The promoter shall have scales available for use by the office. The office may use the scales furnished by the promoter or use its own scales. All scales furnished by the promoter shall be thoroughly tested and approved by the inspector prior to being used in connection with any contest.

(2) The referee shall have general supervision of the bout. The referee enforces the rules, promotes safety of the contestants and ensures fair play. Only the inspector may overrule the referee if the referee is not enforcing the rules. Before starting a bout the referee shall ascertain from each contestant the name of his/her chief second who shall be held responsible for the conduct of the assistant seconds during the progress of the bout. The referee shall call contestants together before each bout for final instructions, at which time each contestant shall be accompanied by the chief second only.

(3) The three (3) judges shall be stationed at the sides immediately adjacent to the fighting area, each at a separate side. All bouts shall be scored on a ten (10)-point must system. The judges shall turn scorecards over to the referee after each round. The referee shall then hand the scorecards to the inspector. A final decision shall be made before the judges may leave the area. Any erasures or changes on the card shall be approved and initialed by the judge and inspector.

(4) The promoter shall provide an adequate room for the attending physician to conduct physical examinations. Whenever a contestant, because of illness or injuries, is unable to take part in a contracted bout, the contestant or the manager shall immediately report the fact to the inspector. The contestant shall then submit to an examination by a physician designated by the office.

(5) No professional mixed martial arts bout shall be advertised or promoted as a championship bout unless it has the specific approval of the office.

(6) Rounds.

(A) Non-championship Bouts. Each non-championship bout shall be no less than three (3) rounds of five (5) minutes in length, with a one (1) minute rest period between rounds.

(B) Championship Bouts. Each championship contest shall be no more than five (5) rounds of five (5) minutes in length, with a one (1) minute rest period between rounds.

(C) In no event shall the rest period between any round in any bout be less than one (1) minute.

(7) Contestants who have been knocked out shall be kept lying down until they have recovered. When a contestant is knocked out, no one shall touch him/her except the referee who shall remove his/her mouthpiece, until the ringside physician enters the ring and personally attends the contestant and issues necessary instructions to the contestant's second(s).

(8) Submissions. A contestant may submit to an opponent and end a bout by tapping the mat consecutively more than three (3) times. If the contestant is unable to tap the mat, the contestant may yell "quit" to the referee. Upon submission, the referee shall terminate the bout and declare the non-submitting contestant as the winner of the bout by submission.

(9) Injuries.

(A) The referee, at his/her discretion, may request that the attending physician examine a contestant during the bout. Should the examination occur during the course of a round, the clock shall be stopped

until the examination is completed. The physician may order the referee to stop the bout. The referee shall then render the appropriate decision.

(B) In the event of serious cuts or injuries, the referee shall summon the physician who shall decide if the bout may be stopped.

(10) If a contestant fails or refuses to resume fighting when the bell sounds starting the next round, the referee may award a technical knockout to his/her opponent as of the last completed round.

(11) All licensed individuals and organizations associated with the contests shall be deemed to have knowledge of the applicable laws and rules of the state. Any questions or interpretations shall be referred to the office. If an immediate decision is required, it shall be referred to the inspector present. In the event a situation occurs at the contest and there are no regulations in place to cover the situation, the inspector of the event shall make a decision on the matter. The inspector's ruling shall be final. The authority of the office and the inspectors shall be respected. No one shall interfere with the inspectors' duties, use foul language towards or make threats of physical harm toward the inspectors.

(12) If amateur bouts and professional mixed martial arts bouts are scheduled during the same contest or event, the professional mixed martial arts bouts shall only be held after the completion of all amateur bouts.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2040—Office of Athletics
Chapter 8—Mixed Martial Arts

PROPOSED RULE

20 CSR 2040-8.190 Facility and Equipment Requirements

PURPOSE: This rule defines the minimum requirements for facilities and equipment used for mixed martial arts bouts/contests.

(1) Requirements. The fighting area shall be constructed in a manner that does not pose a substantial risk to the safety or health or any person. The fighting area shall be no smaller than eighteen by eighteen feet (18'×18') and no larger than thirty-two by thirty-two feet (32'×32') and shall meet the following requirements:

(A) Floors. The floor of the fighting area must have a canvas covering that shall be padded with at least a one inch (1")-layer of foam padding that shall extend over the edge of the platform of the fighting area. No vinyl or other plastic rubberized covering shall be permitted. Materials that may gather in lumps or ridges during the bout or contest may not be used. The platform of the fighting area canvas

shall be no more than four feet (4') above the floor of the building and shall have suitable steps or ramps for use by officials and the contestants;

(B) Posts. All posts in or around the fighting area shall be made of metal not more than six inches (6") in diameter, extending from the floor of the building to a minimum height of fifty-eight inches (58") above the fighting area floor and shall be properly padded in a manner approved by the office;

(C) Fencing. The fighting area shall be enclosed. The enclosure shall:

1. Be made of materials that will not allow a contestant to easily fall out of the space or break through it onto the floor or spectators, such as vinyl-coated chain link fencing;

2. Provide two (2) separate entries onto the fighting area canvas that are sufficient to allow easy access to the fighting area by officials and emergency personnel;

3. Not obstruct or limit the supervision and regulation of the bout by the officials or office representatives; and

4. Not inhibit the official judging of the bout in any manner;

(D) All metal parts of the enclosure and fighting area shall be covered and padded in a manner approved by the office and shall not be abrasive to the contestants;

(E) Tables immediately surrounding the fighting area shall be no higher than the fighting area platform level; and

(F) The fighting area shall be approved by the inspector, including, all padding or enclosures. Fighting areas that are not approved by the inspector may not be used for any professional mixed martial arts bout or contest.

(2) The gong, bell, buzzer or horn which is used must be sufficiently loud so that the officials and contestants can hear it clearly. The ten (10)-second warning may be by whistle or buzzer.

(3) Spectator seats shall not be closer than eight feet (8') from the outside edge of the apron of the fighting area platform. A physical barrier shall be placed designating eight feet (8') from the fighting area platform. The space immediately within eight feet (8') of the fighting area shall be under the jurisdiction of the office for the use of designated working officials, contestants, their seconds, judges, referees, physicians, announcer and medical representatives. Promoters are responsible for seeing that the working area is controlled and free of nonessential individuals. The promoter is also responsible for ensuring that no person is smoking within eight feet (8') of the fighting area.

(4) The promoter may provide and prominently display at least two (2) video screens during any professional mixed martial arts bout or contest which meet the approval of the office and which allow patrons to view the action inside the ring or fighting area.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649 or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT**
**Division 262—Small Business Regulatory Fairness
Board**
Chapter 1—General Rules
ORDER OF RULEMAKING

By the authority vested in the Small Business Regulatory Fairness Board under sections 536.300 and 536.305.7, RSMo Supp. 2006, the board adopts a rule as follows:

**4 CSR 262-1.010 Small Business Impact Statement
Requirements is adopted.**

A notice of proposed rulemaking contained the text of the proposed rule was published in the *Missouri Register* on January 2, 2007 (32 MoReg 9-13). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT**
**Division 262—Small Business Regulatory Fairness
Board**
Chapter 1—General Rules
ORDER OF RULEMAKING

By the authority vested in the Small Business Regulatory Fairness Board under sections 536.303 and 536.305.7, RSMo Supp. 2006, the board adopts a rule as follows:

**4 CSR 262-1.020 Post Public Hearing Small Business
Statement is adopted.**

A notice of proposed rulemaking contained the text of the proposed rule was published in the *Missouri Register* on January 2, 2007 (32 MoReg 13-15). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

**7 CSR 265-9.010 Applicability of Chapter;
Definitions is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 15-16). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

**7 CSR 265-9.020 System Safety Program Plan and
Security Plan is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 16-17). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.040 Safety Reviews Shall Be in Accordance with Federal Transit Administration (FTA) Standards is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 17-18). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.050 Signs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 19). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.060 Drug and Alcohol Testing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 19). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.070 Hours of Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 19-20). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.090 Walkways is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 20). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.100 Rail-Highway Grade Crossing Construction and Maintenance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 20-21). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.110 Rail-Highway Grade Crossing Warning Devices is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 21–24). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.130 Visual Obstructions at Public Grade Crossings is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 24). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.140 Dedicated Rail Fixed Guideway Telephone is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 24). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION
Division 265—Motor Carrier and Railroad Safety
Chapter 9—Rail Fixed Guideway Systems

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 389.1005 and 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-9.150 Accidents and Hazards, Compliance with Federal Transit Administration (FTA) Notification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2007 (32 MoReg 25–26). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
 FINANCIAL INSTITUTIONS AND PROFESSIONAL
 REGISTRATION**

Division 2193—Interior Design Council
Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.400, RSMo Supp. 2006 and 324.412, RSMo 2000, the board amends a rule as follows:

20 CSR 2193-1.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 148). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
 FINANCIAL INSTITUTIONS AND PROFESSIONAL
 REGISTRATION**

Division 2193—Interior Design Council
Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.406, 324.412, and 324.436, RSMo 2000, the board amends a rule as follows:

20 CSR 2193-1.020 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 148). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
 FINANCIAL INSTITUTIONS AND PROFESSIONAL
 REGISTRATION**

Division 2193—Interior Design Council
Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.409 and 324.415, RSMo Supp. 2006 and 324.412, RSMo 2000, the board amends a rule as follows:

20 CSR 2193-2.010 Application is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 148-149). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2193—Interior Design Council
Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.409, 324.415 and 324.421, RSMo Supp. 2006 and 324.412, RSMo 2000, the board amends a rule as follows:

**20 CSR 2193-2.040 Reciprocity/Waiver of
Examination is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 149). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2193—Interior Design Council
Chapter 3—Registration and Renewal

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.409, RSMo Supp. 2006 and 324.412, RSMo 2000, the board amends a rule as follows:

**20 CSR 2193-3.010 Original Registration—Form and
Content is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 149). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2193—Interior Design Council
Chapter 3—Registration and Renewal

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.412, RSMo 2000 and 324.418, RSMo Supp. 2006, the board amends a rule as follows:

20 CSR 2193-3.020 Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 150). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2193—Interior Design Council
Chapter 5—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under sections 324.412, RSMo 2000 and 324.418, RSMo Supp. 2006, the board amends a rule as follows:

20 CSR 2193-5.010 Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 150). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.600, 337.612, 337.615, 337.650, 337.665 and 337.677, RSMo Supp. 2006 and 337.627, RSMo 2000, the board amends a rule as follows:

**20 CSR 2263-2.032 Registration of Supervised Social Work
Experience is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 152-153). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.665 and 337.677.1, RSMo Supp. 2006, the board amends a rule as follows:

20 CSR 2263-2.050 Application for Licensure as a Clinical Social Worker is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 154–155). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.665 and 337.677.1, RSMo Supp. 2006, the board amends a rule as follows:

20 CSR 2263-2.052 Application for Licensure as a Licensed Baccalaureate Social Worker is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 156–157). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.600, 337.612 and 337.615, RSMo Supp. 2006 and 337.627 and 337.630, RSMo 2000, the board amends a rule as follows:

20 CSR 2263-2.060 Licensure by Reciprocity as a Licensed Clinical Social Worker is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16,

2007 (32 MoReg 158–159). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION**
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.600, 337.612, 337.615, 337.650, 337.665 and 337.677, RSMo Supp. 2006 and 337.627, RSMo 2000, the board amends a rule as follows:

20 CSR 2263-2.062 Licensure by Reciprocity as a Licensed Baccalaureate Social Worker is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2007 (32 MoReg 160–161). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 22—MISSOURI CONSOLIDATED HEALTH
CARE PLAN**
Division 10—Health Care Plan
Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director amends a rule as follows:

22 CSR 10-2.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2007 (32 MoReg 245–246). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 22—MISSOURI CONSOLIDATED HEALTH
CARE PLAN**
Division 10—Health Care Plan
Chapter 2—State Membership

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director amends a rule as follows:

**22 CSR 10-2.060 PPO and Co-Pay Plan Limitations
is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2007 (32 MoReg 246-248). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 22—MISSOURI CONSOLIDATED HEALTH
CARE PLAN
Division 10—Health Care Plan
Chapter 2—State Membership**

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director amends a rule as follows:

**22 CSR 10-2.067 HMO and POS Limitations
is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2007 (32 MoReg 249-251). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 22—MISSOURI CONSOLIDATED HEALTH
CARE PLAN
Division 10—Health Care Plan
Chapter 2—State Membership**

ORDER OF RULEMAKING

By the authority vested in the Missouri Consolidated Health Care Plan under section 103.059, RSMo 2000, the director rescinds a rule as follows:

**22 CSR 10-2.090 Pharmacy Benefit Summary
is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 1, 2007 (32 MoReg 252). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

**Title 19—DEPARTMENT OF HEALTH AND
SENIOR SERVICES**
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

EXPEDITED APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the expedited applications listed below. A decision is tentatively scheduled for May 22, 2007. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name
City (County)
Cost, Description

03/16/07

#4036 RS: HRT Assisted Living Facility
Hannibal (Marion County)
\$1,200,000, Replace 46 residential care facility beds

04/10/07

#3891 RP: Joe Clark Residential Care Home
Nevada (Vernon County)
\$510,000, Long-term care bed expansion through the purchase of 12 residential care facility beds from Joe Clark Residential Care Home of Stockton, 603 North Street, Stockton 65785

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by May 11, 2007. All written requests and comments should be sent to:

Chairman
Missouri Health Facilities Review Committee
c/o Certificate of Need Program
Post Office Box 570
Jefferson City, MO 65102

For additional information contact
Donna Schuessler, (573) 751-6403.

Construction Transient Employers

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

<u>Contractor</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
A & B PROCESS SYSTEMS CORP	201 S WISCONSIN AVE	STRATFORD	WI	54484
A FISCHER BUILDERS INC	814 OHIO ST	QUINCY	IL	62301
AC LEADBETTER & SON INC	110 ARCO DR	TOLEDO	OH	43615
ACI MECHANICAL INC	3116 S DUFF AVE	AMES	IA	50010
ADDISON CONSTRUCTION CO	1526 HORSE CREEK RD	CHEYENNE	WY	82009
ADVANCED PROTECTIVE COATING INC	2530 BAYARD ST	KANSAS CITY	KS	66105
ADVANTAGE PROFESSIONAL OF PHOENIX LLC	1995 WEHRLE DR	WILLIAMSVILLE	NY	14221
AERIAL SOLUTIONS INC	7074 RAMSEY FORD ROAD	TABOR CITY	NC	28463
AKERMAN CONSTRUCTION CO INC	2915 SH 74 SOUTH	PURCELL	OK	73080
AKI CONTROL SYSTEMS INC	P O BOX 444	WALLER	TX	77484
ALLIANCE INTEGRATED SYSTEMS INC	1500 STUDEMONT	HOUSTON	TX	77007
ALLIED STEEL CONSTRUCTION CO LLC	2211 NW FIRST TERRACE	OKLAHOMA CITY	OK	73107
ALLIED UNIKING CORPORATION INC	4750 CROMWELL AVE	MEMPHIS	TN	38118
ALLSTATE SPECIALTY CONSTRUCTION INC	32700 W 255TH ST	PAOLA	KS	66071
ALVAREZ ENVIRONMENTAL LLC	4631 INVERNESS DR	POST FALLS	ID	83854
AMERICAN CIVIL CONSTRUCTORS INC	4901 S WINDERMERE ST	LITTLETON	CO	80120
AMERICAN MASONRY CO	1016 W EUCLID	PITTSBURG	KS	66762
AMERICAN STRUCTURES INC	105 MARKET STREET	AUDUBON	IA	50025
AMERICASDOCTOR.COM COORDINATORS SERVICES INC	3315 S 23RD STR 108	TACOMA	WA	98405
ANDERSEN TRENCHING & EXCAVATING INC	17263 SUMAC RD	HONEY CREEK	IA	51542
ANYTHING AQUATIC INC	2217 WESTCHESTER RD	LAWRENCE	KS	66049
APPLIKON BIOTECHNOLOGY INC	1180 CHESS DRIVE	FOSTER CITY	CA	94404
ARBY CONSTRUCTION COMPANY INC	19705 W LINCOLN AVE	NEW BERLIN	WI	53146
ARCHITECTURAL GLAZING PROFESSIONALS	11655 CLARE RD	OLATHE	KS	66061
ARCHITECTURAL WALL SYSTEMS CO	3000 30TH ST	DES MOINES	IA	50310
ARGUSS COMMUNICATIONS GROUP INC	DOVER RD	EPSOM	NH	03234
ARKA TEX REMODELING INC	8100 COLONEL GLENN RD	LITTLE ROCK	AR	72204
ARMAND RESOURCE GROUP INC	107 MUNN AVE	TEANECK	NJ	07666
ARR ROOFING LLC	8909 WASHINGTON ST	OMAHA	NE	68127
ARROWHEAD SERVICES INC	12920 METCALF STE 150	OVERLAND PARK	KS	66213
ATLANTIC ENGINEERING GROUP INC	1136 ZION CHURCH RD	BRASELTON	GA	30517
ATWOOD ELECTRIC INC	23124 HIGHWAY 149	SIGOURNEY	IA	52591
AUGERS UNLIMITED INC	11933 KAW DRIVE	KANSAS CITY	KS	66111

<u>Contractor</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
AUREUS RADIOLOGY LLC	11825 Q ST	OMAHA	NE	68137
AUTOMATIC BAR CONTROLS INC	790 EUBANKS DR	VACAVILLE	CA	95688
B & D ELECTRIC INC	P O BOX 43	STAMPS	AR	71860
BANKERS EDGE	1288 VALLEY FORGE STE 50	VALLEY FORGE	PA	19482
BARNESCO INC	2002 CEDAR CREST	ARKANSAS CITY	KS	67005
BAZIN EXCAVATING INC	20160 W 191ST	SPRINGHILL	KS	66083
BD CONSTRUCTION INC.	209 EAST 6TH STREET	KEARNEY	NE	68847
BECERRA CONSTRUCTION	2323 WAGON RD	FT SCOTT	KS	66701
BEL CLAIR ELECTRIC INC	912 S BELT W	BELLEVILLE	IL	62220
BENCHMARK INC	6065 HUNTINGTON CT NE	CEDAR RAPIDS	IA	52402
BERBERICH TRAHAN & CO PA	3630 SW BURLINGAME ROAD	TOPEKA	KS	66611
BERNIE JANNING TERRAZZO & TILE INC	17509 HWY 71	CARROLL	IA	51401
BEST PLUMBING & HEATING	421 SECTION OD	SCAMMON	KS	66773
BESTORE INC	6750 W 75TH STE 1A	OVERLAND PARK	KS	66204
BIGGE CRANE AND RIGGING CO	10700 BIGGE AVE	SAN LEANDRO	CA	94577
BILL DAVIS ROOFING LC	628 VERMONT	LAWRENCE	KS	66044
BIVOUAC ENGINEERING & SERVICE CO LLC	588 MEADOW LANE	MARION	OH	43302
BLAHNIK CONSTRUCTION CO	150 50TH AVE DR SW	CEDAR RAPIDS	IA	52404
BLAZE MECHANICAL INC	15755 S 169 HWY STE E	OLATHE	KS	66062
BLUESTONE CONSTRUCTION LLC	13271 OBANNON STATION WAY	LOUISVILLE	KY	40223
BOB FLORENCE CONTRACTOR INC	1934 S KANSAS AVE	TOPEKA	KS	66612
BRB CONTRACTORS INC	400 W CURTIS	TOPEKA	KS	66608
BROWNING WELDING SERVICE INC	163 SHAW BRIDGE ROAD	GREENBRIER	AR	72058
BRUCE TRUCKING AND EXCAVATING INC	4401 HWY 162	GRANITE CITY	IL	62040
BRYAN POWELL DRYWALL INC	4330 PARKER LN	TEXARKANA	AR	71854
BUILDING ERECTION SERVICES COMP OF MO LC	15585 SOUTH KEELER	OLATHE	KS	66051
BUILDINGS INC	235 SOUTH 40TH	SPRINGDALE	AR	72765
C & C CONTRACTING INC	222 SOUTH SECOND ST	ORLEANS	IN	47452
CABLE CONSTRUCTORS INC	105 KENT ST	IRON MOUNTAIN	MI	49801
CARRICO CONSTRUCTION COMPANY INC	4015 MAY AVE	WICHITA	KS	67213
CARTER MOORE INC	1865 E MAIN ST STE F	DUNCAN	SC	29334
CAS CONSTRUCTION INC	501 NE BURGESS	TOPEKA	KS	66608
CASE FOUNDATION CO	1325 W LAKE ST	ROSELLE	IL	60172
CASHATT & SONS CORP	BOX 74	RED OAK	IA	51566
CASYSTEMS INTERNATIONAL INC	8300 COLESVILLE RD 700	SILVER SPRING	MD	20910
CBS CONSTRUCTORS	204 E 1ST	MCCOOK	NE	69001
CCC GROUP INC	5797 DIETRICH RD	SAN ANTONIO	TX	78219
CD SMITH CONSTRUCTION INC	889 EAST JOHNSON ST	FOND DU LAC	WI	54935
CDK SKANSKA INC	800 S HUTTON RD	FARMINGTON	NM	87401
CELLXION WIRELESS SERVICES LLC	5031 HAZEL JONES RD	BOSSIER CITY	LA	71111
CENTRAL FOUNDATION INC	915 MARION RD S	CENTRAL CITY	IA	52214
CENTRAL ILLINOIS TILE CO	3302 N MATTIS AVE	CHAMPAIGN	IL	61821

<u>Contractor</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
CENTRAL STATES CONTRACTING SERVICES	610 S 78TH ST	KANSAS CITY	KS	66111
CENTURY BUILDERS INC	11250 CHARLES RD	HOUSTON	TX	77041
CHAMPION EXPOSITION SERVICES	139 CAMPANELLI DRIVE	MIDDLEBORO	MA	02346
CHANCE CONSTRUCTION CO	ITALY & BARBER ST	HEMPHILL	TX	75948
CHESTER PHILLIPS CONSTRUCTION COMPANY	1501 N UNIVERSITY STE 740	LITTLE ROCK	AR	72207
CHR SOLUTIONS INC	4747 SOUTH LOOP 289	LUBBOCK	TX	79424
CHRIS GEORGE HOMES INC	2111 E SANTA FE #112	OLATHE	KS	66062
CHRISTIE DIGITAL SYSTEMS USA INC	10550 CAMDEN DRIVE	CYPRESS	CA	90630
CLIFFORD LEE & ASSOCIATES	292 MELVIN HARRIS RD	MANCHESTER	GA	31816
COAST TO COAST BUILDERS INC	750 E FUNSTON	WICHITA	KS	67211
COASTAL GUNITE CONSTRUCTION CO	16 WASHINGTON ST	CAMBRIDGE	MD	21613
COLE RAYWID & BRAVERMAN LLP	1919 PENNSYLVANIA AVE NW	WASHINGTON	DC	20006
COMMERCIAL CONTRACTORS INC	729 LINCOLN AVE	HOLLAND	MI	49423
COMO TECH INSPECTIONS INC	40 DEEP CREEK RD	MANHATTAN	KS	66502
CONEL INC	13235 CHANDLER ROAD STE B	OMAHA	NE	68138
CONLEY SPRINKLER INC	822 MAIN	PLEASANTON	KS	66075
CONSTRUCTION MANAGEMENT INC	108 JACKMAN ST	GEOGETOWN	MA	01833
CONSTRUCTORS INC	6225 CHOCTAW DR	BATON ROUGE	LA	70805
CONTICO CORP	1 CRAGWOOD ROAD	SOUTH PLAINFIELD	NJ	07080
CONTRACT DEWATERING SERVICES INC	5820 W RIVERSIDE DR	SARANAC	MI	48881
CONTROL INSTALLATIONS OF IOWA INC	6200 THORNTON AVE STE 190	DES MOINES	IA	50321
COOPERS STEEL FABRICATORS	PO BOX 149	SHELBYVILLE	TN	37162
CORE RESOURCES INC	7795 FIVE MILE RD	CINCINNATI	OH	45230
CORNERSTONE COMMERCIAL CONTRACTORS	1260 JERICO	CORNING	IA	50841
CORONADO INC	1835 WALL ST	SALINA	KS	67401
COWARTS CONSTRUCTION COMPANY INC	223 AIRPORT RD	SALEM	AR	72576
CREEK ELECTRIC INC	2811 W PAWNEE ST	WICHITA	KS	67213
CRONISTER & COMPANY INC	FORBES FIELD BL 281 UNT E	TOPEKA	KS	66619
CROWN CORR INC	7100 W 21ST AVE	GARY	IN	46406
CUNNINGHAM INC	112 6TH AVENUE W	OSKALOOSA	IA	52577
CUST O FAB FIELD SERVICE LLC	1900 N 161ST E AVE	TULSA	OK	74116
CUSTOM HOME AND CABINET LLC	15519 W 84TH ST	LENEXA	KS	66219
CUSTOMER CARE SOLUTIONS	1 IRVINGTON CTR 700 KING	ROCKVILLE	MD	20850
D ROSS CONSTRUCTION LLC	12420 HIGH DR	LEAWOOD	KS	66209
DANNYS CONSTRUCTION CO INCORPORATED	1066 WEST THIRD AVENUE	SHAKOPEE	MN	55379
DAVE OSBORNE CONSTRUCTION CONTRACTI	15600 28TH AVE N	PLYMOUTH	MN	55447
DDD COMPANY	8000 CORPORATE DR STE 100	LANDOVER	MD	20785
DEAN STEEL ERECTION COMPANY INC	5366 N VALLEY PIKE	HARRISONBURG	VA	22803
DECORATING AND COATING APPLICATIONS LLC	2355 CLYDE DRIVE	CHAMBLEE	GA	30341
DENISON DRYWAQLL CONTRACTING INC	2307 HWY 30 EAST	DENISON	IA	51442
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST	QUINCY	IL	62301
DIAMOND SURFACE INC	13792 REIMER DR N	MAPLE GROVE	MN	55311

<u>Contractor</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
DIG AMERICA UTILITY CONTRACTING INC	606 25TH AVE SO STE 202	ST CLOUD	MN	56301
DIVINE INC	2310 REFUGEE RD	COLUMBUS	OH	43207
DOME CORPORATION OF NORTH AMERICA	5450 EAST ST	SAGINAW	MI	48601
DOSTER CONSTRUCTION CO INC	2100 INTERNATIONAL PARK D	BIRMINGHAM	AL	35243
DUALTEMP INSTALLATIONS INC DBA DUALTEMP WISCONSIN	3695 J N 126TH STREET	BROOKFIELD	WI	53005
DUSTROL INC	GEN DEL	EL DORADO	KS	67042
E80 PLUS CONSTRUCTORS LLC	600 BASSETT ST	DEFOREST	WI	53532
EBM CONSTRUCTION INC	1014 SHERWOOD ROAD	NORFOLK	NE	68701
ECONOMY ELECTRICAL CONTRACTORS	101 CENTURY 21 DR #204	JACKSONVILLE	FL	32216
EDWARD KRAEMER & SONS INC	ONE PLAINVIEW RD	PLAIN	WI	53577
ELECTRICAL LINE SERVICES INC	14200 S TULSA DR	OKLAHOMA CITY	OK	73170
ELLIOTT ELECTRICAL INC	P O BOX 1039	BENTON	AR	72015
ELLIS MOTOR FREIGHT LLC	156 ABEL DRIVE	GUTTENBERG	IA	52052
EMCO CHEMICAL DISTRIBUTORS INC	2100 COMMONWEALTH AVE	NORTH CHICAGO	IL	60064
EMPLOYEE RESOURCE ADMINISTRATION LP	12400 COIT RD #1030	DALLAS	TX	75251
ENERGY DELIVERY SERVICES INC	3909 W FIFTH ST	CHEYENNE	WY	82003
ENERGY SYSTEMS GROUP LLC	4655 ROSEBUD LANE	NEWBURGH	IN	47630
ENTERPRISE SOLUTIONS INC	2116 WALSH AVE STE B	SANTA CLARA	CA	95050
EQUUS METALS	1415 S JOPLIN AVE	TULSA	OK	74112
ERVIN CABLE CONSTRUCTION INC	260 N LINCOLN BLVD E	SHAWNEETOWN	IL	62984
EVCO NATIONAL INC	339 OLD ST LOUIS RD	WOOD RIVER	IL	62095
EXCEL STUCCO INC	14123 MANOR DR	LEAWOOD	KS	66224
EXXEL PACIFIC INC	323A TELEGRAPH RD	BELLINGHAM	WA	98226
F&F CONSTRUCTION INC	7377 OLD ALEXANDRIA FERRY	CLINTIN	MD	20735
FABCON LLC	3400 JACKSON PIKE	GROVE CITY	OH	43123
FALEWITCH CONSTRUCTION SERVICES INC	8720 S 114TH ST STE 100	LAVISTA	NE	68128
FAYETTEVILLE PLUMBING & HEATING CO INC	P O BOX 1061	FAYETTEVILLE	AR	72702
FEDERAL FIRE PROTECTION INC	805 SECRETARY DR STE A	ARLINGTON	TX	76015
FOLTZ CONSTRUCTION INC	BOX 38	PATOKA	IL	62875
FOUNDATION FENCE INC	320 SOUTHLAND RD	BURNET	TX	78611
G & S INC	14202 HILLSDALE CIRCLE	OMAHA	NE	68137
GAMMA CONSTRUCTION COMPANY	2808 JOANEL	HOUSTON	TX	77027
GENE FRITZEL CONSTRUCTION COMPANY I	643 MASSACHUSETTS STE 300	LAWRENCE	KS	66044
GLEESON CONSTRUCTORS INC	2015 E 7TH ST	SIOUX CITY	IA	51105
GLENN H JOHNSON CONSTRUCTION CO	2521 GROSS POINT RD	EVANSTON	IL	60201
GOERLICH ROOFING INC	4400 HARRISON	QUINCY	IL	62301
GOLEY INC	P O BOX 309	DUPO	IL	62239
GORDONS ENHANCED TECHNOLOGY MARKETING INC	4500 RATLIFF LN #108	ADDISON	TX	75001
GRABER AGRI-BUILDERS INC	CO RD 450 E BOX 436A	MONTGOMERY	IN	47558
GRAZZINI BROS COMPANY	620 16TH AVE S	MINNEAPOLIS	MN	55454
GREAT SOUTH CONSTRUCTION CO INC	2500 HWY 31 SOUTH	PELHAM	AL	35124

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H & H SYSTEMS & DESIGN INC	130 EAST MAIN ST	NEW ALBANY	IN	47150
HAGEMANN CONSTRUCTION INC	7537 MCCOY ST	SHAWNEE	KS	66227
HARMAN & SON CONSTRUCTION INC	1810 B EIGHTH AVE	FORT WORTH	TX	76110
HARMAN CONSTRUCTION INC	1633 ROGERS RD	FORT WORTH	TX	76107
HARNESS ROOFING INC	P O BOX 1382	HARRISON	AR	72601
HART PAINTING	2555 SW 50	OKLAHOMA CITY	OK	73119
HENDERSON ENGINEERS INC	8325 LENEXA DR STE 400	LENEXA	KS	66214
HENNING CONSTRUCTION COMPANY	5870 MERLE HAY RD	JOHNSTON	IA	50131
HERITAGE HOUSING DEVELOPMENT INC	16133 VENTURA BLVD #965	ENCINO	CA	91436
HERMAN STEWART CONSTRUCTION & DEVEL	4550 FORBES BLVD	LANHAM	MD	20706
HOGUE HORN & PASHMAN INC	922 MISSOURI	LAWRENCE	KS	66044
HOLIAN ASBSTS RMVL & ENCPSLTN CORP	7504 MEYER RD	SPRING GROVE	IL	60081
HOLLIS ROOFING INC	P O BOX 2229	COLUMBUS	MS	39704
HOOPER CORPORATION	P O BOX 7455	MADISON	WI	53707
HORIZON GROUP INC	1325 N E BOND ST	PEORIA	IL	61603
HORIZONTAL BORING & TUNNELING CO	505 S RIVER AVE	EXETER	NE	68351
HUFF SEALING CORPORATION	HWY 15E	ALBION	IL	62806
HY VEE WEITZ CONSTRUCTION LC	1501 50TH ST BLDG 1 #325	WEST DES MOINES	IA	50266
INDUSTRIAL POWER & PROCESS CORP	P O BOX 38995	GREENSBORO	NC	27438
INDUSTRY SERVICES CO INC	5550 TODD ACRES DR	MOBILE	AL	36619
INTERNATIONAL INDUSTRIAL CONTRACTING CORPORATION	35900 MMOUND RD	STERLING HEIGHTS	KS	48310
INTERSTATES CONSTRUCTION SERVICES INCORPORATED	1520 INDUSTRIAL PARK	SIOUX CENTER	IA	51250
INTL BROTHERHOOD OF ELECTRICAL WORK	106 N MONROE ST	WEST FRANKFORT	IL	62896
J & J CONSTRUCTION & SUPPLY INC	1136 W KANSAS	MCPHERSON	KS	67460
J & J MAINTENANCE INC	3755 CAPITAL OF TX HWY S	AUSTIN	TX	78704
JACK HOPE DESIGN BUILD INC	1440 N 3RD ST	LAWRENCE	KS	66044
JANTON INDUSTRIES INC	13 42ND STREET	BROOKLYN	NY	11232
JESCO INC	2020 MCCULLOUGH BLVD	TUPELO	MS	38801
JET HEATING INC	P O BOX 7362	SALEM	OR	97303
JOEL FRITZEL CONSTRUCTION CO.	3320 CLINTON PARKWAY CT	LAWRENCE	KS	66047
JOHN A PAPALAS & CO	1187 EMPIRE	LINCOLN PARK	MI	48146
JOHN E GREEN COMPANY	220 VICTOR AVE	HIGHLAND PARK	MI	48203
JOHN T JONES CONSTRUCTION CO	2213 7TH AVE NORTH	FARGO	ND	58108
JOHNSON INDUSTRIAL SERVICES INC	200 BENTLEY CIR	SHELBY	AL	35143
JOLLEY CONSTRUCTION COMPANY	6148 LEE HWY STE 200	CHATTANOOGA	TN	37421
JOMAX CONSTRUCTION COMPANY INC	S 281 HWY	GREAT BEND	KS	67530
JOY MASONRY	124 S BALTIMORE STE I	DERBY	KS	67037
KANE FIRE PROTECTION INC	170 E ALTON AVE	EAST ALTON AVE	IL	62024
KANSAS BUILDING SYSTEMS INC	1701 SW 41ST	TOPEKA	KS	66609
KASBOHM CUSTOM DRILLING INC	11404 OAKTON RD	SAVANNA	IL	61074
KEARNEY & SON CONSTRUCTION INC	2500 NORTH 7TH ST	LAWRENCE	KS	66044

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KEARNEY ELECTRIC INC	3609 E SUPERIOR AVE	PHOENIX	AZ	85040
KEELEY & SONS INC	5 LOISEL VILLAGE SHOP CTR	EAST ST LOUIS	IL	62203
KENJURA TILE INC	BOX 158	BRENHAM	TX	77834
KENT ANDERSON CONCRETE LP	830 E VALLEY RIDGE BLVD	LEWISVILLE	TX	75057
KESSLER CONSTRUCTION INC	13402 W 92ND ST	LENEXA	KS	66215
KGL ASSOCIATES INC	759 ADAMS ST	DENVER	CO	80206
KILIAN CORPORATION THE	608 S INDEPENDENCE	MASCOUTAH	IL	62258
KINLEY CONSTRUCTION COMPANY	201 N UNION ST BNK RM 502	OLEAN	NY	14760
KINLEY CONSTRUCTION GROUP LP	4025 WOODLAND PK BLVD 410	ARLINGTON	TX	76013
KLINE CONSTRUCTION CORPORATION	9385 HAMILTON DR	MENTOR	OH	44060
KNIGHT TRENCHING & EXCAVATING INC	14168 SANTA FE TRAIL DR	LENEXA	KS	66215
KNK TELECOM LLC	308 WEST ELM STREET	OLATHE	KS	66061
KOSS CONSTRUCTION CO	4090 WESTOWN PKWY STE B	W DES MOINES	IA	50266
L & L INSULATION & SUPPLY CO	3810 B PAULE AVE	ST LOUIS COUNTY	MO	63125
LAKE CONTRACTING INC	4650 STONE CHURCH RD	ADDIEVILLE	IL	62214
LAKELAND COMPANY INC	7234 BOEKEL RD	RATHDRUM	ID	83858
LAKEVIEW CONSTRUCTION OF WISCONSIN	10505 CORPORATE DR #200	PLEASANT PRAIRI	WI	53158
LARSON CONTRACTING INC	508 WEST MAIN STREET	LAKE MILLS	IA	50450
LAW CO INC	345 RIVERVIEW ST	WICHITA	KS	67203
LIN R ROGERS ELECTRICAL CONTRACTORS	2050 MARCONI DR STE 200	ALPHARETTA	GA	30005
LINAWEAVER CONSTRUCTION INC	719 GILMAN RD	LANSING	KS	66043
LITTLE ROCK ELECTRICAL CONTRACTORS	13008 LAWSON RD	LITTLE ROCK	AR	72210
LITTON ENTERPRISES INC	600 HALFWAY RD	MARION	IL	62959
LONGAN CONSTRUCTION COMPANY	1635 US HWY 59 N	GROVE	OK	74344
LPR CONSTRUCTION CO	1171 DES MOINES AVE	LOVELAND	CO	80537
LUNDA CONSTRUCTION CO	620 GEBHARDT RD	BLACK RIVER FAL	WI	54615
M & M ELECTRICAL CONTRACTOR INC	5832 ROY PERRY RD	SPRINGFIELD	TN	37172
MAGUIRE IRON INC	300 W WALNUT BOX 1446	SIOUX FALLS	SD	57101
MAHAFFEY CONSTRUCTION	102 ESTATES DR	GREEN FOREST	AR	72638
MAINSTREET MUFFLER AND BRAKE	1406 N MAIN STREET	HARRISON	AR	72601
MANSION AMERICA LLC	100 NORTH PINE STREET	PITTSBURGH	KS	66762
MAROLD ELECTRIC INC	1925 SHERWOOD LAKE ESTATE	QUINCY	IL	62305
MARTIN COMPANIES LLC DBA MARTIN ELECTRIC	1542 E SPRUCE	OLATHE	KS	66061
MCBRIDE ELECTRIC INC	3215 E 9TH N	WICHITA	KS	67208
MCKITTRICK CONSTRUCTION	13283 BLUEJACKET	OVERLAND PARK	KS	66225
MCMASTER CONSTRUCTION INC	138 NE 46TH	OKLAHOMA CITY	OK	73105
MDS BUILDERS INC	5455 N FEDERAL HWY	BOCA RATON	FL	33487
MEADOWS CONSTRUCTION CO INC	1014 FRONT ST	TONGANOXIE	KS	66086
METROPOLITAN PAVEMENT SPECIALISTS LLC	14012 GILES RD	OMAHA	NE	68138
MICHAEL CONSTRUCTION CO INC	SECONDARY RT 79 BOX 143	DRY BRANCH	WV	25061
MID STATES ELECTRIC CO INC	P O BOX 156	S SIOUX CITY	NE	68776
MIDWEST PARTITIONS INC	509 WALNUT STREET	THEDFORD	NE	69166

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MIDWESTERN SERVICES INC	1913 7TH ST	SNYDER	TX	79549
MILENDER WHITE CONSTRUCTION CO	1503 BIG PINEY RD # 1018	FORT LEONARD WOOD	MO	65473
MILLENNIUM BROKERAGE GROUP	611 COMMERCE ST STE 2704	NASHVILLE	TN	37203
MILLER INSULATION CO INC	US HWY 65 & MO HWY 127	MALTA BEND	MO	65339
MILLER THE DRILLER	5125 E UNIVERSITY	DES MOINES	IA	50317
MILLS ELECTRICAL CONTRACTORS	2535 WALNUT HILL LN	DALLAS	TX	75229
MK MECHANICAL CORPORATION	9041 EXECUTIVE PARK #117	KNOXVILLE	TN	37923
MULANAX ELECTRIC INC	404 W DORCUS ST	ROLAND	OK	74954
MURPHY & SONS ROOFING	1010 NORTH 54TH ST	KANSAS CITY	KS	66102
MUSE EXCAVATION & CONSTRUCTION CO	504 S 8TH ST	ELWOOD	KS	66024
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD	ST PETER	MN	56082
NEBRASKA MIDWEST CONSTRUCTION COMPA	406 N 22ND ST	NEBRASKA CITY	NE	68410
NEESE INC	303 DIVISION PO BOX 392	GRAND JUNCTION	IA	50107
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN	OKLAHOMA CITY	OK	73127
NEW DIMENSION INC	631 E BIG BEAVER #109	TROY	MI	48083
NHC CONSTRUCTION LLC	5960 DEARBORN STE 15	MISSION	KS	66202
NO FAULT INDUSTRIES INC	15556 PERKINS RD	BATON ROUGE	LA	70810
NORTH MISSISSIPPI CONVEYOR COMPANY INC	HWY 7S LAFAYETTE CO RD370	OXFORD	MS	38655
NORTHWEST ENERGY SYSTEMS INC	315 S GREGG ST	FAYETTEVILLE	AR	72701
NUTRIJECT SYSTEMS INC	515 5TH ST	HUDSON	IA	50643
ODONNELL & SONS CONSTRUCTION CO INC	15301 BROADMOOR ST	OVERLAND PARK	KS	66223
OMEGA INSURANCE SERVICES INC	100 CARILLON PARKWAY	ST PETERSBURG	FL	33716
OMNI ENGINEERING INC	14012 GILES RD	OMAHA	NE	68138
OSTROM PAINTING & SANDBLASTING INC	1110-8TH AVE	ROCK ISLAND	IL	61201
P & P CONSTRUCTION CO	1132 E LINCOLN ST	RIVERTON	IL	62561
PADGETT BUILDING & REMODELING INC	4200 SMELTING WORKS RD	BELLEVILLE	IL	62226
PAR INC	300 TICE BOULEVARD	WOODCLIFF LAKE	NJ	07677
PARKER CONSTRUCTION CO	4572 DRY FORK ROAD	WHITES CREEK	TN	37189
PARSONS ELECTRIC LLC	5960 MAIN ST NE	MINNEAPOLIS	MN	55432
PETERSON CONTRACTORS INC	104 BLACKHAWK ST	REINBECK	IA	50669
PETTUS PLUMBING & PIPING INC	P O BOX 3237	MUSCLE SHOALS	AL	35662
PHARMANET INC	504 CARNEGIE CENTER	PRINCETON	NJ	08540
PHILLIPS & JORDAN INC	6621 WILBANKS RD	KNOXVILLE	TN	37912
PINNACLE CONSTRUCTION INC	203 N CHESTNUT ST	GLENWOOD	IA	51534
PLOWMAN CONSTRUCTION COMPANY INC	905 E PARK ST	OLATHE	KS	66061
PLUM RHINO CONSULTING LLC	1010 HUNTCLIFF STE 1350	ATLANTA	GA	30350
P-N-G CONTRACTING INC	917 CARLA DR	TROY	IL	62294
POLE MAINTENANCE CO LLC	4307 23RD ST	COLUMBUS	NE	68601
PRANGER ENTERPRISES INC	101 W STATE ROAD 4	HUDSON	IN	46747
PRECAST ERECTORS INC	3500 VALLEY VISTA DR	HURST	TX	76053
PRECISION CASEWORK & TRIM INC	816 SE 83RD ST	OKLAHOMA CITY	OK	73149
PRECISION ELECTRICAL CONTRACTORS INC	2403 SIDNEY ST SUITE 125	PITTSBURGH	PA	15203

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PRIMARY RESIDENTIAL MORTGAGE INC	829 E CAVENDISH CIRCLE	SANDY	UT	84094
PRITCHARD ELECTRIC COMPANY INC	2425 EIGHTH AVENUE	HUNTINGTON	WV	25703
PRO LINE CONSTRUCTION INC	7946 NW TOPEKA BLVD	TOPEKA	KS	66617
PROFESSIONAL REGISTERED NURSES INC DBA PRN MEDICAL	314 SOUTH 17TH STREET	FORT SMITH	AR	72901
PROGRESSIVE CONTRACTORS INC	14123 42ND ST NE	ST MICHAEL	MN	55376
PROVIDENCE CONTRACTORS LLC	374 F MORRISON RD	COLUMBUS	OH	43213
PULTE PAYROLL CORPORATION	100 BLOOMFIELD HILLS #300	BLOOMFIELD HILLS	MI	48034
PYRAMID CONTRACTORS INC	891 W IRONWOOD RD	OLATHE	KS	66061
PYRAMID ELECTRICAL CONTRACTORS INC	300 MONTICELLO PLACE	FAIRVIEW HEIGHTS	IL	62208
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST STREET	LAWRENCE	KS	66046
QUALITY TRANSPORTATION SERVICES INC	5220 S CAMERON ST	LAS VEGAS	NV	89118
QUOVADX INC	7600 E ORCHARD RS 300 S	GREENWOOD VILLAGE	CO	80111
R MESSNER CONSTRUCTION CO INC	3595 N WEBB RD #500	WICHITA	KS	67226
RADIOLOGY STAFFING INC	13705 B ST	OMAHA	NE	68144
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E US HIGHWAY 80	ABILENE	TX	79601
RCS CONSTRUCTION INC	197 OLD ST LOUIS RD	WOOD RIVER	IL	62095
RDC MANUFACTURING INC	200 LUKKEN INDUSTRIAL DR	LA GRANGE	GA	30240
REASONS CONSTRUCTION COMPANY INC	3825 EAST END DR	HUMBOLDT	TN	38343
RECOR SERVICES INC	4122 NE 185TH AVE	PORTLAND	OR	97230
REDDINGER CONTRACTORS INC	6301 OLD BOONVILLE HWY	EVANSVILLE	IN	47715
REDNOUR STEEL ERECTORS INC	HWY 150	CUTLER	IL	62238
RESERV CONSTRUCTION CO INC	7101 SHARONDALE CT #200	BRENTWOOD	TN	37027
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N	ST PAUL	MN	55042
RETAIL PLANNING & CONSTRUCTION INC	735 BIRCH AVE	BENSALEM	PA	19020
RFB CONSTRUCTION CO INC	565 E 520TH AVE	PITTSBURGH	KS	66762
RIDGELAND ENTERPRISES	712 CR 1034	CLARKRIDGE	AR	72623
RIDGEWAY CONTROLS LLC	1801 SW BELLEAVE	TOPEKA	KS	66604
RJ PITCHER INC	4575 BUCKLEY RD	LIVERPOOL	NY	13088
ROOF USA LLC	3761 EAST LAKE RD	DUNKIRK	NY	14048
ROSE LAN CONTRACTORS INC	820 CHEYENNE AVE	KANSAS CITY	KS	66105
ROSTER COMPANY INC	1602 57TH STREET	GARRISON	IA	52229
ROYAL ELECTRIC CONSTRUCTION INC	7905 MONTICELLO RD	SHAWNEE MISSION	KS	66203
RUPP MASONRY CONSTRUCTION CO	1501 N 18TH STREET	QUINCY	IL	62301
RUSSELL CONSTRUCTION CO	3032 A NORTH FRAZIER ST	CONROE	TX	77303
S A COMUNALE CO INC	2900 NEWPARK DR	BARBERTON	OH	44203
SA SMITH ELECTRIC INC	525 JERSEY ST	QUINCY	IL	62301
SAGEZ CONSTRUCTION INC	HC61 BOX 17	HARDIN	IL	62047
SAM ANDERSON CONSTRUCTION CO LLC	6731 W 121ST ST STE 219	OVERLAND PARK	KS	66209
SCHUMACHER ELEVATOR COMPANY	ONE SCHUMAKER WAY	DENVER	IA	50622
SCHUPPS LINE CONSTRUCTION INC	10 PETRA LANE	ALBANY	NY	12205
SCOTT ENTERPRISES ROOFING & SHEET METAL	1217 S MAIN ST	MARYVILLE	MO	64468

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SERVICEMASTER DESIGN BUILD LLC	8615 FREEPORT PKWY 5-100	IRVING	TX	75063
SHAWNEE MISSION TREE SERVICE INC	8250 COLE PKWY	SHAWNEE MSN	KS	66227
SHIELDS TELECOMM INC	7 CIRCLE DR	MOUNT VERNON	IL	62864
SHILOH STEEL FABRICATORS INC	200 EAST HWY 264	SPRINGDALE	AR	72764
SOUTHEAST DIRECTIONAL DRILLING LLC	2323 S HARDY DRIVE	TEMPE	AZ	85282
SOUTHWESTERN CONSTRUCTION SERVICES INC	4542 STATE RT 160	HIGHLAND	IL	62249
SPARTAN CONTRACTORS LLC	2100 DRAYTON RD	DRAYTON	SC	29333
SPORTEXE CONSTRUCTION SERVICES INC	1809 MERRITTVILLE FONTHIL	ONT CAN LOS1E6	ON	99999
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST	LINCOLN	NE	68502
STERLING BOILER & MECHANICAL INC	1420 KIMBER LANE	EVANSVILLE	IN	47715
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST	OLATHE	KS	66062
STORY-ATLAS SURVEYING INC	7735 WASHINGTON AVE STE G	KANSAS CITY	KS	66112
STOVALL CONSTRUCTION INC	7409 US HWY 287	ARLINGTON	TX	76001
STRAUB CONSTRUCTION CO INC	7775 MEADOW VIEW DR	SHAWNEE	KS	66227
STREAM WORKS INC	5455 7UP LANE	LINCOLN	MT	59639
STREICHER EXCAVATING INC	1718 EAST BREMER AVE	WAVERLY	IA	50677
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILE AVE	SHAWNEE	KS	66203
STRUKEL ELECTRIC INC	375 W WALNUT ST	GIRARD	KS	66743
STUEVE CONSTRUCTION COMPANY	2201 E OAK ST	ALGONA	IA	50511
SUMMIT CONTRACTING OF DELAWARE LLC	120 N LIME ST	LANCASTER	PA	17602
SUNCON INC	#2 TERMINAL DR STE 17A	EAST ALTON	IL	62002
SUNLAND CONSTRUCTION INC	HWY 13 SOUTH	EUNICE	LA	70535
SURFACE PREPARATION TECHNOLOGIES INC	81 TEXACO ROAD	MECHANICSBURG	PA	17055
SW HUFFMAN CONSTRUCTION INC	PO BOX 99	OTTUMWA	IA	52501
SWANSTON EQUIPMENT COMPANY	3404 MAIN AVE	FARGO	ND	58103
SWORD CONSTRUCTION LLC	1701 NORTHPARK DR STE 6	KINGWOOD	TX	77339
SYSTEMS INTEGRATION & DEVELOPMENT INC	15200 SHADY GROVE RD	ROCKVILLE	MD	20850
TANCO ENGINEERING INCORPORATED	1030 BOSTON AVE	LONGMONT	CO	80501
TECH BUILDERS INC	410 DOWNTOWN PLZ	FAIRMONT	MN	56031
TEFCO INC	11022 SAWMILL RD	ELBERFELD	IN	47613
TELECRAFTER SERVICES LLC	13131 W CEDAR DR	LAKEWOOD	CO	80228
TENCON INC	530 JONES ST	VERONA	PA	15147
TENOCH CONSTRUCTION INC	6216 MISSION RD	FAIRWAY	KS	66205
TERRA ENGINEERING & CONSTRUCTION CORPORATION	2201 VONDRON RD	MADISON	WI	53718
TEXAS COMMERCIAL FENCE INC	320 SOUTHLAND DR	BURNET	TX	78611
THOMAS L BEAR CONSTRUCTION INC	14758 202ND ST	BLOOMFIELD	IA	52537
THOMPSON ELECTRIC COMPANY OF OMAHA	P O BOX 207	SIOUX CITY	IA	51102
TIC THE INDUSTRIAL COMPANY	40185 ROUTT COUNTY RD 129	STEAMBOAT SPRGS	CO	80477
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DRIVE	OWENSBORO	KY	42302
TMI COATINGS INC	2805 DODD RD	EAGAN	MN	55121
TNT CONSTRUCTION CO INC	144 EASY ST	CAROL STREAM	IL	60188

<u>Contractor</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
TOTAL WESTERN INC	8049 SOMERSET BLVD	PARAMOUNT	CA	90723
TOURNEAR ROOFING CO	2605 SPRING LAKE RD	QUINCY	IL	62305
TOWER MECHANICAL SERVICES	2125 W 20TH AVE	OSHKOSH	WI	54904
TPQ CORPORATION	8522 E 61ST ST	TULSA	OK	74133
TR MANAGEMENT INC	6700 SW TOPEKA BLVD #344	TOPEKA	KS	66619
TRAC WORK INC	303 W KNOX	ENNIS	TX	75119
TRIAGE CONSULTING GROUP	221 MAIN STREET STE 1100	SAN FRANCISCO	CA	94105
TRIDAQ INC	1011 LEAVENWORTH	OMAHA	NE	68102
TRINITY EXCAVATING & CONSTRUCTION INC	1500 KANSAS CITY RD	OLATHE	KS	66061
TWEET GAROT MECHANICAL INC	2545 LARSEN RD	GREEN BAY	WI	54303
ULTIMATE THERMAL INC	P O BOX 34818	OMAHA	NE	68134
UNITED CONTRACTORS INC	6678 NW 62ND AVE	JOHNSTON	IA	50131
UNIVERSAL CONTRACTING CO	1207 LUCAS	BURLINGTON	IA	52601
UNIVERSAL LIMITED INC	932 ALTON PARKWAY	BIRMINGHAM	AL	35210
US ASPHALT CO	14012 GILES RD	OMAHA	NE	68138
VENTURE CONSTRUCTION INC	1105 N MARKET ST	WILMINGTON	DE	19899
VERSENT GROUP LLC	13608 W 95TH ST	LENEXA	KS	66215
VICS CRANE & HEAVY HAUL INC	3000 145TH STREET EAST	ROSEMOUNT	MN	55068
VINTAGE SPORTS CARDS INC	410 S TRADE CNTR PKWY #A8	CONROE	TX	77385
VLS SYSTEMS INC	9900 MAIN ST #304	FAIRFAX	VA	22031
VON ALST HOLDING COMPANY	2416 SMELTING WORKS RD	SWANSEA	IL	62226
W & G LLC	5075 CARPENTER RD	YPSILANTI	MI	48197
W A KLINGER LLC	2015 EAST 7TH STREET	SIOUX CITY	IA	51101
WG YATES & SONS CONSTRUCTION COMPA	104 GULLY AVENUE	PHILADELPHIA	MS	39350
WACHTER ELECTRIC COMPANY	16001 W 99TH ST	LENEXA	KS	66219
WADE & ASSOCIATES INC	2500 W 6TH ST STE E	LAWRENCE	KS	66049
WALKER CONSTRUCTION CO INC	HWY 50 TO KAHOLA LAKE RD	EMPORIA	KS	66801
WALSH CONSTRUCTION COMPANY OF ILLIN	819 WALNUT	KANSAS CITY	MO	64106
WALT WAGNER CONSTRUCTION INC	305 S 5TH ST	LEAVENWORTH	KS	66048
WALTERS EXCAVATING	24060 K 68 HWY	PAOLA	KS	66071
WANZEK CONSTRUCTION INC	16553 37R ST SE	FARGO	ND	58103
WELSH COMPANIES	8200 NORMANDALE BLVD #200	MINNEAPOLIS	MN	55437
WESSELS CONSTRUCTION CO INC	1800 DES PLAINES AVE	FOREST PARK	IL	61030
WEST SIDE MECHANICAL INC	P O BOX 11247	KANSAS CITY	KS	66111
WESTERN CAROLINA PLUMBING	25 SANDTRAP RD	WAYNESVILLE	NC	28786
WESTERN METAL PRODUCTS LC	1462 W 1500 S	WOODS CROSS	UT	84087
WESTIN CONSTRUCTION COMPANY	10828 NESBITT AVE SO	BLOOMINGTON	MN	55437
WHITING TURNER CONTRACTING CO THE	300 E JOPPA RD	BALTIMORE	MD	21286
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD	FORT WALTON BEA	FL	32547
WOODS CONSTRUCTION INC	6396 PRODUCT DRIVE	STERLING HEIGHTS	MI	48312
WORLEY CLAIMS SERVICE INC	4736 W NAPOLEAN AVE	METAIRIE	LA	70001
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST	NASHVILLE	TN	37211
YOUNGLOVE CONSTRUCTION LLC	2015 EAST 7TH STREET	SIOUX CITY	IA	51101

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE TO UNKNOWN CREDITORS OF ST. LOUIS FOUNDATION FOR ALCOHOLISM AND RELATED DEPENDENCIES, INC.

St. Louis Foundation for Alcoholism and Related Dependencies, Inc. (the "Foundation"), has been dissolved pursuant to Section 355.681 of the Missouri Nonprofit Corporation Act by filing its Articles of Dissolution with the Missouri Secretary of State effective April 3, 2007. Pursuant to Section 355.696 of the Missouri Nonprofit Corporation Act, any claims against the Foundation must be sent to:

BCRA Co.
221 Bolivar Street, Suite 101
Jefferson City, Missouri 65101

Claims submitted must include the following information: (1) claimant name, address, and phone number; (2) name of debtor; (3) account or other number by which the debtor may identify the creditor; (4) a brief description of the nature of the debt or the basis of the claim; (5) the amount of the claim; (6) the date the claim was incurred; and (7) supporting documentation for the claim, if any.

NOTICE: CLAIMS OF CREDITORS OF THE FOUNDATION WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO (2) YEARS OF THE DATE OF THIS NOTICE.

NOTICE OF DISSOLUTION OF LIMITED PARTNERSHIP TO ALL CREDITORS OF AND CLAIMANTS AGAINST INDEPENDENCE PLAZA, L.P.

On March 15, 2007, INDEPENDENCE PLAZA, L.P., a Missouri limited partnership (the "Company"), filed its Certificate of Cancellation of Limited Partnership with the Missouri Secretary of State. Claims against the Company should be mailed to INDEPENDENCE PLAZA, L.P., Attention: Theresa Irvin, MC: NC1-002-29-01, 101 South Tryon Street, Charlotte, North Carolina 28255-0001. Claims must include the name and address of the claimant, amount of the claim, basis for the claim and documentation of the claim. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

**Rule Changes Since Update to
Code of State Regulations**May 15, 2007
Vol. 32, No. 10

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedule				30 MoReg 2435
DEPARTMENT OF AGRICULTURE					
2 CSR 30-10.010	Animal Health		32 MoReg 578		
2 CSR 80-2.010	State Milk Board		32 MoReg 526		
2 CSR 80-2.020	State Milk Board		32 MoReg 527		
2 CSR 80-2.030	State Milk Board		32 MoReg 528		
2 CSR 80-2.040	State Milk Board		32 MoReg 528		
2 CSR 80-2.050	State Milk Board		32 MoReg 529		
2 CSR 80-2.060	State Milk Board		32 MoReg 529		
2 CSR 80-2.070	State Milk Board		32 MoReg 530		
2 CSR 80-2.080	State Milk Board		32 MoReg 532		
2 CSR 80-2.091	State Milk Board		32 MoReg 532		
2 CSR 80-2.101	State Milk Board		32 MoReg 533		
2 CSR 80-2.110	State Milk Board		32 MoReg 533		
2 CSR 80-2.121	State Milk Board		32 MoReg 534		
2 CSR 80-2.130	State Milk Board		32 MoReg 534		
2 CSR 80-2.141	State Milk Board		32 MoReg 535		
2 CSR 80-2.151	State Milk Board		32 MoReg 535		
2 CSR 80-2.161	State Milk Board		32 MoReg 535		
2 CSR 80-2.170	State Milk Board		32 MoReg 536		
DEPARTMENT OF CONSERVATION					
3 CSR 10-4.130	Conservation Commission		32 MoReg 696		
3 CSR 10-5.460	Conservation Commission	N.A.		32 MoReg 721	
3 CSR 10-5.465	Conservation Commission	N.A.		32 MoReg 721	
3 CSR 10-6.535	Conservation Commission		32 MoReg 215	32 MoReg 644	
3 CSR 10-7.455	Conservation Commission				32 MoReg 261
3 CSR 10-9.105	Conservation Commission	N.A.		32 MoReg 721	
3 CSR 10-9.220	Conservation Commission	N.A.		32 MoReg 726	
3 CSR 10-9.353	Conservation Commission	N.A.		32 MoReg 726	
3 CSR 10-9.560	Conservation Commission	N.A.		32 MoReg 727	
3 CSR 10-9.565	Conservation Commission	N.A.		32 MoReg 727	
3 CSR 10-9.625	Conservation Commission	N.A.		32 MoReg 729	
3 CSR 10-9.627	Conservation Commission	N.A.		32 MoReg 729	
3 CSR 10-9.628	Conservation Commission	N.A.		32 MoReg 729	
3 CSR 10-11.125	Conservation Commission	N.A.		32 MoReg 730	
DEPARTMENT OF ECONOMIC DEVELOPMENT					
4 CSR 30-6.015	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects <i>(Changed to 20 CSR 2030-6.015)</i>		31 MoReg 1392	31 MoReg 2056	
4 CSR 262-1.010	Small Business Regulatory Fairness Board		32 MoReg 9	This Issue	
4 CSR 262-1.020	Small Business Regulatory Fairness Board		32 MoReg 13	This Issue	
4 CSR 265-9.010	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.010)</i>		32 MoReg 15	This Issue	
4 CSR 265-9.020	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.020)</i>		32 MoReg 16	This Issue	
4 CSR 265-9.040	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.040)</i>		32 MoReg 17	This Issue	
4 CSR 265-9.050	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.050)</i>		32 MoReg 19	This Issue	
4 CSR 265-9.060	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.060)</i>		32 MoReg 19	This Issue	
4 CSR 265-9.070	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.070)</i>		32 MoReg 19	This Issue	
4 CSR 265-9.090	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.090)</i>		32 MoReg 20	This Issue	
4 CSR 265-9.100	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.100)</i>		32 MoReg 20	This Issue	
4 CSR 265-9.110	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.110)</i>		32 MoReg 21	This Issue	
4 CSR 265-9.130	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.130)</i>		32 MoReg 24	This Issue	
4 CSR 265-9.140	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.140)</i>		32 MoReg 24	This Issue	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 265-9.150	Division of Motor Carrier and Railroad Safety <i>(Changed to 7 CSR 265-9.150)</i>		32 MoReg 25	This Issue	
DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION					
5 CSR 30-261.040	Division of Administrative and Financial Services		32 MoReg 26	32 MoReg 730	
5 CSR 30-640.010	Division of Administrative and Financial Services		31 MoReg 1869R	32 MoReg 595R	
5 CSR 30-660.065	Division of Administrative and Financial Services		31 MoReg 1869R	32 MoReg 595R	
5 CSR 50-200.010	Division of School Improvement		31 MoReg 1764	32 MoReg 595	
5 CSR 50-200.050	Division of School Improvement		31 MoReg 1641		
5 CSR 50-350.040	Division of School Improvement		32 MoReg 33	32 MoReg 730	
5 CSR 50-500.010	Division of School Improvement		32 MoReg 412		
5 CSR 60-100.050	Division of Career Education		31 MoReg 1644R		
			32 MoReg 629R		
5 CSR 80-800.200	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.220	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.230	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.260	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.270	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.280	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.350	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.360	Teacher Quality and Urban Education		This Issue		
5 CSR 80-800.380	Teacher Quality and Urban Education		This Issue		
DEPARTMENT OF HIGHER EDUCATION					
6 CSR 10-2.020	Commissioner of Higher Education		32 MoReg 303		
6 CSR 10-2.080	Commissioner of Higher Education		32 MoReg 303		
6 CSR 10-2.120	Commissioner of Higher Education		32 MoReg 304		
DEPARTMENT OF TRANSPORTATION					
7 CSR 10-4.020	Missouri Highways and Transportation Commission		32 MoReg 629		
7 CSR 10-6.070	Missouri Highways and Transportation Commission		32 MoReg 536		
7 CSR 10-10.010	Missouri Highways and Transportation Commission		32 MoReg 133		
7 CSR 10-10.030	Missouri Highways and Transportation Commission		32 MoReg 134		
7 CSR 10-10.040	Missouri Highways and Transportation Commission		32 MoReg 135		
7 CSR 10-10.050	Missouri Highways and Transportation Commission		32 MoReg 135		
7 CSR 10-10.060	Missouri Highways and Transportation Commission		32 MoReg 136		
7 CSR 10-10.070	Missouri Highways and Transportation Commission		32 MoReg 136		
7 CSR 10-10.080	Missouri Highways and Transportation Commission		32 MoReg 138		
7 CSR 10-10.090	Missouri Highways and Transportation Commission		32 MoReg 138		
7 CSR 10-25.010	Missouri Highways and Transportation Commission				32 MoReg 666
7 CSR 10-25.030	Missouri Highways and Transportation Commission <i>(Changed from 12 CSR 20-3.010)</i>	32 MoReg 521	32 MoReg 541		
7 CSR 265-9.010	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.010)</i>		32 MoReg 15	This Issue	
7 CSR 265-9.020	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.020)</i>		32 MoReg 16	This Issue	
7 CSR 265-9.040	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.040)</i>		32 MoReg 17	This Issue	
7 CSR 265-9.050	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.050)</i>		32 MoReg 19	This Issue	
7 CSR 265-9.060	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.060)</i>		32 MoReg 19	This Issue	
7 CSR 265-9.070	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.070)</i>		32 MoReg 19	This Issue	
7 CSR 265-9.090	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.090)</i>		32 MoReg 20	This Issue	
7 CSR 265-9.100	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.100)</i>		32 MoReg 20	This Issue	
7 CSR 265-9.110	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.110)</i>		32 MoReg 21	This Issue	
7 CSR 265-9.130	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.130)</i>		32 MoReg 24	This Issue	
7 CSR 265-9.140	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.140)</i>		32 MoReg 24	This Issue	
7 CSR 265-9.150	Motor Carrier and Railroad Safety <i>(Changed from 4 CSR 265-9.150)</i>		32 MoReg 25	This Issue	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS					
8 CSR 10-3.130	Division of Employment Security		32 MoReg 537		
DEPARTMENT OF NATURAL RESOURCES					
10 CSR 10-2.070	Air Conservation Commission		32 MoReg 39		
10 CSR 10-2.390	Air Conservation Commission		31 MoReg 1941		
10 CSR 10-3.090	Air Conservation Commission		32 MoReg 39		
10 CSR 10-4.070	Air Conservation Commission		32 MoReg 40		
10 CSR 10-5.160	Air Conservation Commission		32 MoReg 41		
10 CSR 10-5.220	Air Conservation Commission		32 MoReg 215		
10 CSR 10-5.375	Air Conservation Commission		32 MoReg 305R		
10 CSR 10-5.380	Air Conservation Commission		32 MoReg 305R		
10 CSR 10-5.381	Air Conservation Commission		32 MoReg 306		
10 CSR 10-5.480	Air Conservation Commission		31 MoReg 1965		
10 CSR 10-6.062	Air Conservation Commission		31 MoReg 1766	32 MoReg 644	
10 CSR 10-6.070	Air Conservation Commission		32 MoReg 139		
10 CSR 10-6.075	Air Conservation Commission		32 MoReg 139		
10 CSR 10-6.080	Air Conservation Commission		32 MoReg 141		
10 CSR 10-6.300	Air Conservation Commission		32 MoReg 538		
10 CSR 10-6.350	Air Conservation Commission		31 MoReg 1766	32 MoReg 645	
10 CSR 10-6.360	Air Conservation Commission		31 MoReg 1767	32 MoReg 646	
10 CSR 10-6.362	Air Conservation Commission		31 MoReg 1769	32 MoReg 646	
10 CSR 10-6.364	Air Conservation Commission		31 MoReg 1781	32 MoReg 654	
10 CSR 10-6.366	Air Conservation Commission		31 MoReg 1791	32 MoReg 660	
10 CSR 10-6.368	Air Conservation Commission		31 MoReg 1797	32 MoReg 661	
10 CSR 20-4.023	Clean Water Commission	32 MoReg 395	32 MoReg 633		
10 CSR 20-4.030	Clean Water Commission	32 MoReg 396	32 MoReg 636		
10 CSR 20-4.061	Clean Water Commission	32 MoReg 396	32 MoReg 638		
10 CSR 20-7.050	Clean Water Commission	31 MoReg 1845	31 MoReg 2049		
10 CSR 23-3.100	Division of Geology and Land Survey		32 MoReg 320		
10 CSR 23-5.050	Division of Geology and Land Survey		32 MoReg 322		
10 CSR 25-2.020	Hazardous Waste Management Commission		32 MoReg 640		
10 CSR 60-13.010	Public Drinking Water Program	32 MoReg 398	32 MoReg 641		
10 CSR 80-8.020	Solid Waste Management		32 MoReg 224		
10 CSR 80-8.030	Solid Waste Management		32 MoReg 226		
10 CSR 80-8.040	Solid Waste Management		32 MoReg 227R		
10 CSR 80-8.050	Solid Waste Management		32 MoReg 228		
10 CSR 80-8.060	Solid Waste Management		32 MoReg 238		
10 CSR 80-9.010	Solid Waste Management		32 MoReg 323R		
10 CSR 80-9.030	Solid Waste Management		32 MoReg 241		
10 CSR 80-9.035	Solid Waste Management		32 MoReg 242		
10 CSR 80-9.050	Solid Waste Management		32 MoReg 323		
10 CSR 100-2.010	Petroleum Storage Tank Insurance Fund Board of Trustees		32 MoReg 42		
10 CSR 100-4.010	Petroleum Storage Tank Insurance Fund Board of Trustees		32 MoReg 43		
10 CSR 100-4.020	Petroleum Storage Tank Insurance Fund Board of Trustees		32 MoReg 43		
10 CSR 100-5.010	Petroleum Storage Tank Insurance Fund Board of Trustees		32 MoReg 44		
10 CSR 140-2	Division of Energy				32 MoReg 599
10 CSR 140-6.010	Division of Energy		32 MoReg 696		
DEPARTMENT OF PUBLIC SAFETY					
11 CSR 30-11.010	Office of the Director		32 MoReg 142		
11 CSR 40-5.050	Division of Fire Safety		32 MoReg 45	32 MoReg 663	
11 CSR 40-5.065	Division of Fire Safety		32 MoReg 45	32 MoReg 663	
11 CSR 40-5.070	Division of Fire Safety		32 MoReg 50	32 MoReg 664	
11 CSR 40-5.080	Division of Fire Safety		32 MoReg 50	32 MoReg 664	
11 CSR 40-5.090	Division of Fire Safety		32 MoReg 52	32 MoReg 664	
11 CSR 40-5.110	Division of Fire Safety		32 MoReg 52	32 MoReg 664	
11 CSR 45-1.090	Missouri Gaming Commission		32 MoReg 579		
11 CSR 45-5.051	Missouri Gaming Commission		32 MoReg 581		
11 CSR 45-5.183	Missouri Gaming Commission		32 MoReg 581		
11 CSR 45-5.184	Missouri Gaming Commission		32 MoReg 582		
11 CSR 45-5.185	Missouri Gaming Commission		32 MoReg 585		
11 CSR 45-5.265	Missouri Gaming Commission		32 MoReg 587		
11 CSR 45-8.130	Missouri Gaming Commission		32 MoReg 590		
11 CSR 45-9.030	Missouri Gaming Commission		32 MoReg 591		
11 CSR 45-12.080	Missouri Gaming Commission		31 MoReg 1990	32 MoReg 595	
11 CSR 45-13.055	Missouri Gaming Commission	32 MoReg 5	32 MoReg 55	32 MoReg 731W	
11 CSR 45-30.280	Missouri Gaming Commission		31 MoReg 1990	32 MoReg 596	
DEPARTMENT OF REVENUE					
12 CSR 10-41.010	Director of Revenue	31 MoReg 1935	31 MoReg 1991	32 MoReg 596	
12 CSR 10-42.110	Director of Revenue		31 MoReg 1994R	32 MoReg 596R	
12 CSR 10-400.200	Director of Revenue		31 MoReg 1994	32 MoReg 596	
12 CSR 10-400.210	Director of Revenue		31 MoReg 1998	32 MoReg 597	
12 CSR 10-405.105	Director of Revenue		31 MoReg 2001	32 MoReg 597	
12 CSR 10-405.205	Director of Revenue		31 MoReg 2001	32 MoReg 597	
12 CSR 20-3.010	Highway Reciprocity Commission <i>(Changed to 7 CSR 10-25.030)</i>	32 MoReg 521	32 MoReg 541		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
DEPARTMENT OF SOCIAL SERVICES					
13 CSR 40-32.010	Family Support Division	32 MoReg 693			
13 CSR 70-3.020	Division of Medical Services		32 MoReg 697		
13 CSR 70-3.030	Division of Medical Services		31 MoReg 2050	32 MoReg 597	
			32 MoReg 698		
13 CSR 70-10.015	Division of Medical Services		32 MoReg 700		
13 CSR 70-10.030	Division of Medical Services	32 MoReg 293	32 MoReg 332		
13 CSR 70-10.080	Division of Medical Services		32 MoReg 716		
13 CSR 70-15.010	Division of Medical Services		32 MoReg 593		
13 CSR 70-20.031	Division of Medical Services		32 MoReg 335		
13 CSR 70-20.032	Division of Medical Services		32 MoReg 335		
13 CSR 70-20.034	Division of Medical Services		32 MoReg 335		
ELECTED OFFICIALS					
15 CSR 30-51.180	Secretary of State	32 MoReg 399 32 MoReg 400T 32 MoReg 400		32 MoReg 415	
DEPARTMENT OF HEALTH AND SENIOR SERVICES					
19 CSR 30-20.001	Division of Regulation and Licensure		32 MoReg 336		
19 CSR 30-30.010	Division of Regulation and Licensure		32 MoReg 336		
19 CSR 30-30.020	Division of Regulation and Licensure		32 MoReg 337		
19 CSR 30-40.410	Division of Regulation and Licensure		32 MoReg 338		
19 CSR 30-40.430	Division of Regulation and Licensure		32 MoReg 339		
19 CSR 30-40.450	Division of Regulation and Licensure		31 MoReg 995	31 MoReg 2017W	
19 CSR 30-80.030	Division of Regulation and Licensure		32 MoReg 415		
19 CSR 60-50	Missouri Health Facilities Review Committee				32 MoReg 733 This Issue
DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION					
20 CSR	Construction Claims Binding Arbitration Cap				32 MoReg 667
20 CSR	Medical Malpractice				30 MoReg 481 31 MoReg 616 32 MoReg 545
20 CSR	Sovereign Immunity Limits				30 MoReg 108 30 MoReg 2587 31 MoReg 2019
20 CSR	State Legal Expense Fund Cap				32 MoReg 668
20 CSR 400-7.095	Life, Annuities and Health		32 MoReg 142	32 MoReg 731	
20 CSR 500-5.020	Property and Casualty	32 MoReg 401	32 MoReg 416		
20 CSR 500-5.025	Property and Casualty	32 MoReg 403	32 MoReg 423		
20 CSR 500-5.026	Property and Casualty	32 MoReg 404	32 MoReg 423		
20 CSR 500-5.027	Property and Casualty	32 MoReg 404	32 MoReg 424		
20 CSR 700-4.100	Licensing		32 MoReg 718		
20 CSR 700-6.350	Licensing		31 MoReg 931		
20 CSR 2030-6.015	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		32 MoReg 55		
20 CSR 2040-3.030	Office of Athletics		32 MoReg 719		
20 CSR 2040-4.090	Office of Athletics		32 MoReg 719		
20 CSR 2040-8.010	Office of Athletics		This Issue		
20 CSR 2040-8.020	Office of Athletics		This Issue		
20 CSR 2040-8.030	Office of Athletics		This Issue		
20 CSR 2040-8.040	Office of Athletics		This Issue		
20 CSR 2040-8.050	Office of Athletics		This Issue		
20 CSR 2040-8.060	Office of Athletics		This Issue		
20 CSR 2040-8.070	Office of Athletics		This Issue		
20 CSR 2040-8.080	Office of Athletics		This Issue		
20 CSR 2040-8.090	Office of Athletics		This Issue		
20 CSR 2040-8.100	Office of Athletics		This Issue		
20 CSR 2040-8.110	Office of Athletics		This Issue		
20 CSR 2040-8.120	Office of Athletics		This Issue		
20 CSR 2040-8.130	Office of Athletics		This Issue		
20 CSR 2040-8.140	Office of Athletics		This Issue		
20 CSR 2040-8.150	Office of Athletics		This Issue		
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20 CSR 2120-2.071	State Board of Embalmers and Funeral Directors		32 MoReg 434		
20 CSR 2120-2.090	State Board of Embalmers and Funeral Directors		32 MoReg 435		
20 CSR 2120-2.100	State Board of Embalmers and Funeral Directors		32 MoReg 437		
20 CSR 2150-4.052	State Board of Registration for the Healing Arts	31 MoReg 1876	32 MoReg 664W		
20 CSR 2150-6.020	State Board of Registration for the Healing Arts	31 MoReg 1877	32 MoReg 665		
20 CSR 2193-1.010	Interior Design Council	32 MoReg 148	This Issue		
20 CSR 2193-1.020	Interior Design Council	32 MoReg 148	This Issue		
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20 CSR 2210-1.010	State Board of Optometry	32 MoReg 58	32 MoReg 665		
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20 CSR 2235-1.015	State Committee of Psychologists	32 MoReg 150	32 MoReg 732		
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20 CSR 2263-2.032	State Committee for Social Workers	32 MoReg 152	This Issue		
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22 CSR 10-2.010	Health Care Plan	32 MoReg 209	32 MoReg 245	This Issue
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22 CSR 10-2.090	Health Care Plan	32 MoReg 211R	32 MoReg 252R	This IssueR

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Department of Transportation Missouri Highways and Transportation Commission 7 CSR 10-25.030 Apportion Registration	32 MoReg 521	August 29, 2007
Department of Natural Resources Clean Water Commission 10 CSR 20-4.023 State Forty Percent Construction Grant Program 10 CSR 20-4.030 Grants for Sewer Districts and Certain Small Municipal Sewer Systems 10 CSR 20-4.061 Storm Water Grant and Loan Program	32 MoReg 395 32 MoReg 396 32 MoReg 396	August 30, 2007 August 30, 2007 August 30, 2007
Public Drinking Water Program 10 CSR 60-13.010 Grants for Public Water Supply Districts and Small Municipal Water Supply Systems	32 MoReg 398	August 30, 2007
Department of Public Safety Missouri Gaming Commission 11 CSR 45-13.055 Emergency Order Suspending License Privileges—Expedited Hearing	32 MoReg 5	June 7, 2007
Department of Revenue Director of Revenue 12 CSR 10-41.010 Annual Adjusted Rate of Interest Highway Reciprocity 12 CSR 20-3.010 Apportion Registration	31 MoReg 1935 32 MoReg 521	June 29, 2007 August 29, 2007
Department of Social Services Family Support Division 13 CSR 40-32.010 Basis of Payment Division of Medical Services 13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/MR Services	32 MoReg 693 32 MoReg 293	September 27, 2007 August 1, 2007
Elected Officials Secretary of State 15 CSR 30-51.180 Exemptions from Registration for Broker-Dealers, Agents, Investment Advisors, and Investment Advisors Representatives	32 MoReg 400	August 10, 2007
Department of Insurance, Financial Institutions and Professional Registration Property and Casualty 20 CSR 500-5.020 Medical Malpractice Insurance Rate Filings 20 CSR 500-5.025 Determination of Inadequate Rates 20 CSR 500-5.026 Determination of Excessive Rates 20 CSR 500-5.027 Determination of Unfairly Discriminatory Rates	32 MoReg 401 32 MoReg 403 32 MoReg 404 32 MoReg 404	August 10, 2007 August 10, 2007 August 10, 2007 August 10, 2007
Missouri Consolidated Health Care Plan Health Care Plan 22 CSR 10-2.010 Definitions 22 CSR 10-2.060 PPO and Co-Pay Plan Limitations 22 CSR 10-2.067 HMO and POS Limitations 22 CSR 10-2.090 Pharmacy Benefit Summary	32 MoReg 209 32 MoReg 210 32 MoReg 210 32 MoReg 211	June 29, 2007 June 29, 2007 June 29, 2007 June 29, 2007

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07-01	Authorizes Transportation Director to temporarily suspend certain commercial motor vehicle regulations in response to emergencies	January 2, 2007	32 MoReg 295
07-02	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	January 13, 2007	32 MoReg 298
07-03	Directs the Adjutant General call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and to support civilian authorities	January 13, 2007	32 MoReg 299
07-04	Vests the Director of the Missouri Department of Natural Resources with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his purview in order to better serve the interest of public health and safety during the period of the emergency and subsequent recovery period	January 13, 2007	32 MoReg 301
07-05	Transfers the Breath Alcohol Program from the Missouri Department of Health and Senior Services to the Missouri Department of Transportation	January 30, 2007	32 MoReg 406
07-06	Transfers the function of collecting surplus lines taxes from the Missouri Department of Insurance, Financial Institutions and Professional Registration to the Department of Revenue	January 30, 2007	32 MoReg 408
07-07	Transfers the Crime Victims' Compensation Fund from the Missouri Department of Labor and Industrial Relations to the Missouri Department of Public Safety	January 30, 2007	32 MoReg 410
07-08	Extends the declaration of emergency contained in Executive Order 07-02 and the terms of Executive Order 07-04 through May 15, 2007, for continuing cleanup efforts from a severe storm that began on January 12	February 6, 2007	32 MoReg 524
07-09	Orders the Commissioner of Administration to take certain specific cost saving actions with the OA Vehicle Fleet	February 23, 2007	32 MoReg 571
07-10	Reorganizes the Governor's Advisory Council on Physical Fitness and Health and relocates it to the Department of Health and Senior Services	February 23, 2007	32 MoReg 573
07-11	Designates members of staff with supervisory authority over selected state agencies	February 23, 2007	32 MoReg 576
07-12	Orders agencies to support measures that promote transparency in health care	March 2, 2007	32 MoReg 625
07-13	Orders agencies to audit contractors to ensure that they employ people who are eligible to work in the United States, and requires future contracts to contain language allowing the state to cancel the contract if the contractor has knowingly employed individuals who are not eligible to work in the United States	March 6, 2007	32 MoReg 627
07-14	Creates and establishes the Missouri Mentor Initiative, under which up to 200 full-time employees of the state of Missouri are eligible for one hour per week of paid approved work to mentor in Missouri public primary and secondary schools up to 40 hours annually	April 11, 2007	This Issue
07-15	Gov. Matt Blunt increases the membership of the Mental Health Transformation Working Group from eighteen to twenty-four members	Next Issue	April 23, 2007

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06-01	Designates members of staff with supervisory authority over selected state agencies	January 10, 2006	31 MoReg 281
06-02	Extends the deadline for the State Retirement Consolidation Commission to issue its final report and terminate operations to March 1, 2006	January 11, 2006	31 MoReg 283
06-03	Creates and establishes the Missouri Healthcare Information Technology Task Force	January 17, 2006	31 MoReg 371
06-04	Governor Matt Blunt transfers functions, personnel, property, etc. of the Division of Finance, the State Banking Board, the Division of Credit Unions, and the Division of Professional Registration to the Department of Insurance. Renames the Department of Insurance as the Missouri Department of Insurance, Financial Institutions and Professional Registration. Effective August 28, 2006	February 1, 2006	31 MoReg 448
06-05	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Rx Plan Advisory Commission to the Missouri Department of Health and Senior Services. Effective August 28, 2006	February 1, 2006	31 MoReg 451
06-06	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Assistive Technology Advisory Council to the Missouri Department of Elementary and Secondary Education. Rescinds certain provisions of Executive Order 04-08. Effective August 28, 2006	February 1, 2006	31 MoReg 453

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06-07	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Life Sciences Research Board to the Missouri Department of Economic Development	February 1, 2006	31 MoReg 455
06-08	Names the state office building, located at 1616 Missouri Boulevard, Jefferson City, Missouri, in honor of George Washington Carver	February 7, 2006	31 MoReg 457
06-09	Directs and orders that the Director of the Department of Public Safety is the Homeland Security Advisor to the Governor, reauthorizes the Homeland Security Advisory Council and assigns them additional duties	February 10, 2006	31 MoReg 460
06-10	Establishes the Government, Faith-based and Community Partnership	March 7, 2006	31 MoReg 577
06-11	Orders and directs the Adjutant General to call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property and to employ such equipment as may be necessary in support of civilian authorities	March 13, 2006	31 MoReg 580
06-12	Declares that a State of Emergency exists in the State of Missouri and directs that the Missouri State Emergency Operation Plan be activated	March 13, 2006	31 MoReg 582
06-13	The Director of the Missouri Department of Natural Resources is vested with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his purview in order to best serve the public health and safety during the period of the emergency and the subsequent recovery period	March 13, 2006	31 MoReg 584
06-14	Declares a State of Emergency exists in the State of Missouri and directs that the Missouri State Emergency Operation Plan be activated	April 3, 2006	31 MoReg 643
06-15	Orders and directs the Adjutant General, or his designee, to call and order into active service portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and take such action and employ such equipment as may be necessary in support of civilian authorities, and provide assistance as authorized and directed by the Governor	April 3, 2006	31 MoReg 645
06-16	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	April 3, 2006	31 MoReg 647
06-17	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	April 3, 2006	31 MoReg 649
06-18	Authorizes the investigators from the Division of Fire Safety, the Park Rangers from the Department of Natural Resources, the Conservation Agents from the Department of Conservation, and other POST certified state agency investigators to exercise full state wide police authority as vested in Missouri peace officers pursuant to Chapter 590, RSMo during the period of this state declaration of emergency	April 3, 2006	31 MoReg 651
06-19	Allows the director of the Missouri Department of Natural Resources to grant waivers to help expedite storm recovery efforts	April 3, 2006	31 MoReg 652
06-20	Creates interim requirements for overdimension and overweight permits for commercial motor carriers engaged in storm recovery efforts	April 5, 2006	31 MoReg 765
06-21	Designates members of staff with supervisory authority over selected state agencies	June 2, 2006	31 MoReg 1055
06-22	Healthy Families Trust Fund	June 22, 2006	31 MoReg 1137
06-23	Establishes Interoperable Communication Committee	June 27, 2006	31 MoReg 1139
06-24	Establishes Missouri Abraham Lincoln Bicentennial Commission	July 3, 2006	31 MoReg 1209
06-25	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	July 20, 2006	31 MoReg 1298
06-26	Directs the Adjutant General to call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and to support civilian authorities	July 20, 2006	31 MoReg 1300
06-27	Allows the director of the Missouri Department of Natural Resources to grant waivers to help expedite storm recovery efforts	July 21, 2006	31 MoReg 1302
06-28	Authorizes Transportation Director to issue declaration of regional or local emergency with reference to motor carriers	July 22, 2006	31 MoReg 1304
06-29	Authorizes Transportation Director to temporarily suspend certain commercial motor vehicle regulations in response to emergencies	August 11, 2006	31 MoReg 1389
06-30	Extends the declaration of emergency contained in Executive Order 06-25 and the terms of Executive Order 06-27 through September 22, 2006, for the purpose of continuing the cleanup efforts in the east central part of the State of Missouri	August 18, 2006	31 MoReg 1466
06-31	Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	September 23, 2006	31 MoReg 1699
06-32	Allows the director of the Missouri Department of Natural Resources to grant waivers to help expedite storm recovery efforts	September 26, 2006	31 MoReg 1701

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06-33 Governor Matt Blunt orders all state employees to enable any state owned wireless telecommunications device capable of receiving text messages or emails to receive wireless AMBER alerts	October 4, 2006	31 MoReg 1847
06-34 Governor Matt Blunt amends Executive Order 03-26 relating to the duties of the Information Technology Services Division and the Information Technology Advisory Board	October 11, 2006	31 MoReg 1849
06-35 Governor Matt Blunt creates the Interdepartmental Coordination Council for Job Creation and Economic Growth	October 11, 2006	31 MoReg 1852
06-36 Governor Matt Blunt creates the Interdepartmental Coordination Council for Laboratory Services and Utilization	October 11, 2006	31 MoReg 1854
06-37 Governor Matt Blunt creates the Interdepartmental Coordination Council for Rural Affairs	October 11, 2006	31 MoReg 1856
06-38 Governor Matt Blunt creates the Interdepartmental Coordination Council for State Employee Career Opportunity	October 11, 2006	31 MoReg 1858
06-39 Governor Matt Blunt creates the Mental Health Transformation Working Group	October 11, 2006	31 MoReg 1860
06-40 Governor Matt Blunt creates the Interdepartmental Coordination Council for State Service Delivery Efficiency	October 11, 2006	31 MoReg 1863
06-41 Governor Matt Blunt creates the Interdepartmental Coordination Council for Water Quality	October 11, 2006	31 MoReg 1865
06-42 Designates members of staff with supervisory authority over selected state departments, divisions, and agencies	October 20, 2006	31 MoReg 1936
06-43 Closes state offices on Friday, November 24, 2006	October 24, 2006	31 MoReg 1938
06-44 Adds elementary and secondary education as another category with full membership representation on the Regional Homeland Security Oversight Committees in order to make certain that schools are included and actively engaged in homeland security planning at the state and local level	October 26, 2006	31 MoReg 1939
06-45 Directs the Department of Social Services to prepare a Medicaid beneficiary employer report to be submitted to the governor on a quarterly basis. Such report shall be known as the Missouri Health Care Responsibility Report	November 27, 2006	32 MoReg 6
06-46 Declares that a State of Emergency exists in the State of Missouri, directs that the Missouri State Emergency Operations Plan be activated	December 1, 2006	32 MoReg 127
06-47 Directs the Adjutant General call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and to support civilian authorities	December 1, 2006	32 MoReg 129
06-48 Vests the Director of the Missouri Department of Natural Resources with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his purview in order to better serve the interest of public health and safety during the period of the emergency and subsequent recovery period	December 1, 2006	32 MoReg 131
06-49 Directs the Department of Mental Health to implement recommendations from the Mental Health Task Force to protect client safety and improve the delivery of mental health services	December 19, 2006	32 MoReg 212
06-50 Extends the declaration of emergency contained in Executive Order 06-46 and the terms of Executive Order 06-48 through March 1, 2007, for the purpose of continuing the cleanup efforts in the affected Missouri communities	December 28, 2006	32 MoReg 214

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hauler permits; 10 CSR 80-8.030; 2/1/07
processing facility permits; 10 CSR 80-8.050; 2/1/07
site permits; 10 CSR 80-8.040; 2/1/07

WATER SUPPLY DISTRICTS

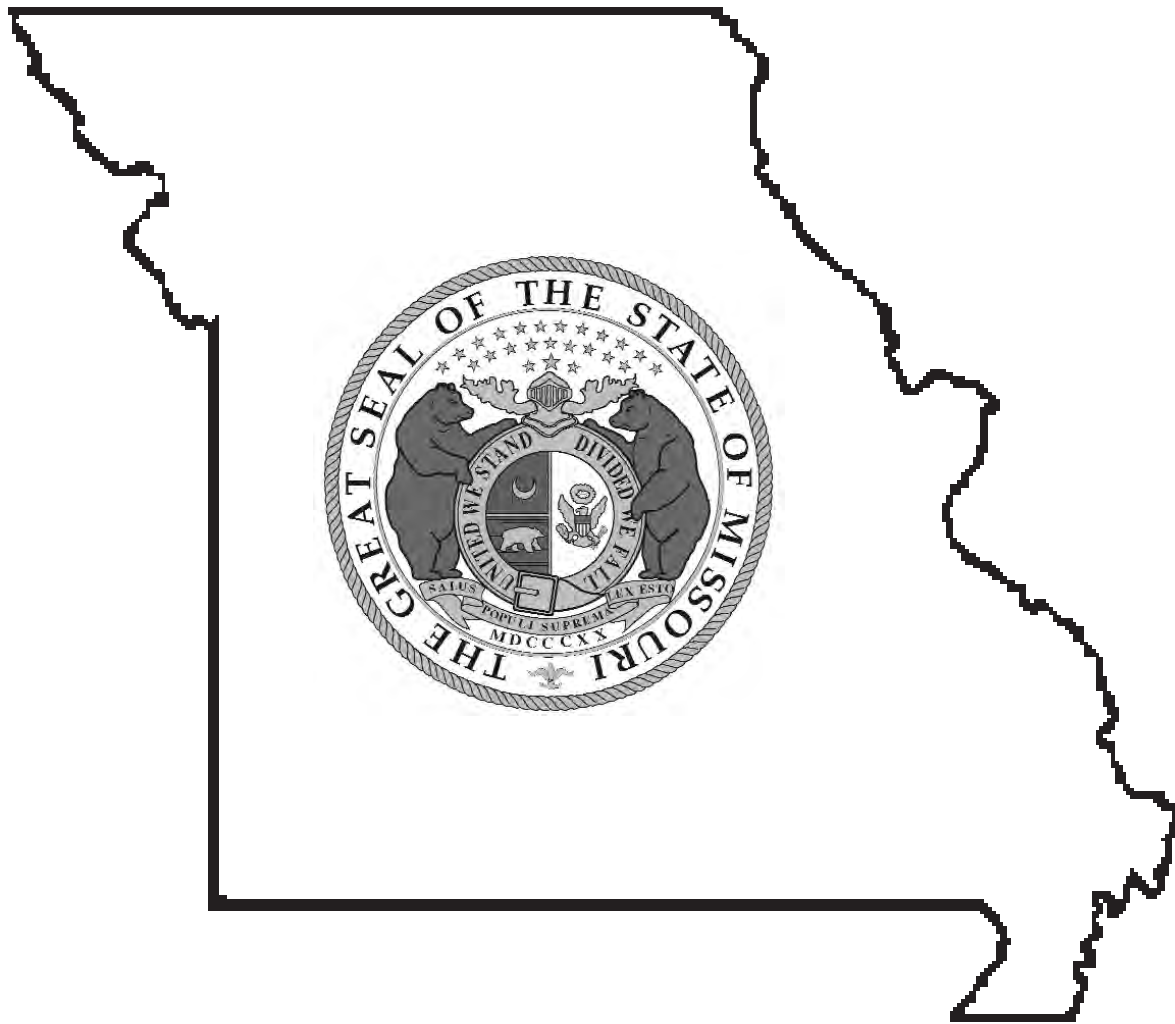
grants; 10 CSR 60-13.010; 4/16/07

WELL CONSTRUCTION CODE

sensitive areas; 10 CSR 23-3.100; 2/15/07

RULEMAKING 1-2-3

MISSOURI STYLE

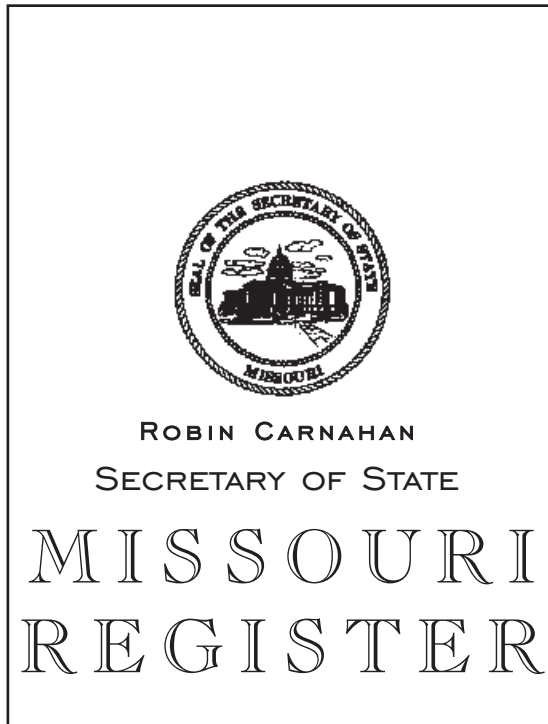


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5/15/07

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